

The Gazette of India

PUBLISHED BY AUTHORITY

No. 28] NEW DELHI, SATURDAY, JULY 12, 1952

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 8th July 1952 :—

Issue No.	No. and Date	Issued by	Subject
101	S. R. O. 1138, dated the 1st July 1952.	Ministry of Commerce and Industry.	Amendments made in the Notification No. SEC-1/P9, dated the 23rd March 1946.
	S. R. O. 1139, dated the 1st July 1952.	Ditto.	Amendments made in S. R. O. 1339, dated the 31st August 1951.
	S. R. O. 1140, dated the 1st July 1952.	Ditto.	Amendment made in the Notification No. I(I)-2 (17), dated the 23rd January 1950.
101A	S. R. O. 1140A, dated the 2nd July 1952.	Ditto.	Amendments made in the Notification No. I (I)-I (196), dated the 5th February 1949.
101B	S. R. O. 1140B, dated the 2nd July 1952.	Ministry of Law.	The Adaptation of Laws (Fourth Amendment) Order, 1952.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF STATES

New Delhi, the 3rd July 1952

S.R.O. 1184.—In exercise of the powers conferred by article 239 and the proviso to article 309 of the Constitution and all other powers enabling him in that behalf, the President hereby directs that

(1) in the case of persons serving under the Administration of the State of Vindhya Pradesh, Himachal Pradesh or Bhopal, the Lieutenant Governor or the Chief Commissioner, as the case may be, shall exercise such powers and perform such functions and under such conditions, if any, as are specified in the Schedule hereto annexed;

(2) in the exercise and performance of the aforesaid powers and functions, the Lieutenant Governor or the Chief Commissioner, as the case may be, shall act in consultation with the Council of Ministers;

Provided that the Lieutenant Governor or the Chief Commissioner shall also consult the Union Public Service Commission on all matters on which it shall be necessary for the Commission to be consulted under the provisions of article 320 of the Constitution.

Schedule showing the delegation of powers to the Lieutenant Governors of Vindhya Pradesh and Himachal Pradesh and the Chief Commissioner, Bhopal.

No.	(1) Category of Civil Servants	(2) Powers	(3) Conditions
1.	Central Services, Class I.	Power to make appointments and to take disciplinary action under the Civil Services (Classification, Control and Appeal) Rules.	In respect of disciplinary action the Officers shall have a right of appeal to the President.
2.	Central Services, Class II.	(i) Power to make appointments. (ii) Powers to make Rules :— (a) regulating the method of recruitment, (b) regulating the conditions of service.	Rules under (b) shall provide for an appeal to the President against any order of dismissal removal or reduction in rank. Nil.
3.	Central Services, Class III and Class IV.	Powers to make appointments and to make Rules regulating the method of recruitment and conditions of service.	Nil.

[No. 159-S]

V. VISWANATHAN, Joint Secy.

MINISTRY OF COMMERCE AND INDUSTRY

Bombay, the 1st July 1952

S.R.O. 1185.—In exercise of the powers conferred on me by clause 22(1) of the Cotton Textiles (Control) Order, 1948, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. 9(9)-Tex.1/19(II) dated the 19th March 1949, namely:—

In the said notification—

(1) In paragraph 1 after proviso (XXII) the following proviso shall be added, namely:—

“(XXIII) Provided further that the maximum ex-factory price of cloth and yarn produced by a producer having a spinning plant and packed after 30th June 1952, shall be

(a) in the case of ‘coarse’ and ‘medium’ cloth which has not been subjected to dyeing or printing, or in which dyed or printed yarn is not used, including ‘coarse’ and ‘medium’ dhoties, sarees and towels in which dyed yarn is used in borders only, and ‘coarse’ and ‘medium’ Mazri cloth in which sulphur black cotton dyed yarn is used the amount calculated in accordance with the formulae contained in Schedule A-13;

(b) in the case of all other cloth, the amount calculated in accordance with the formulae contained in Schedule A-13 less 4 per cent thereof;

(c) in the case of yarn other than sewing thread yarn, as specified in Schedule B-13; and

(d) in the case of sewing thread yarn as specified in Schedule C-13.”

(2) In the Schedules after Schedule C-12B, the Schedules A-13, B-13 and C-13 annexed ~~to~~ shall be added.

SCHEDULE 'A-13'

MAXIMUM EX-FACTORY PRICES OF CLOTH

—Schedule of Realisation Multipliers for cloth packed by the mills after 30th June, 1952

Quality (Basic)					Permissible Count variation for linking with each group		Realisation Multiplier	Variation in Realisation Multiplier	Cotton Adjustment
Group	Count of Warp	Count of Weft	Reed Nos.	Picks Nos.	Warp Count	Weft Counts	in annas per lb. of yarn woven	per count of yarn	
1	2	3	4	5	6	7	8	9	10
INDIAN COTTON									
I	6	6	28	28	5 to 7	5 to 7	19.75	0.20	No allowance for foreign cotton is to be given even if it is used in any cloth linked to Groups I to VI. If Mills so desire, an allowance will be given on application to Textile Commissioner for use of foreign cotton in respect of very specialised quality cloths only for export or for industrial use.
II	8	8	32	32	7 to 9	7 to 9	21.00		
III	14	10	40	40	10 to 14	10 to 12	25.75		
IV	14	14	44	44	12 to 16	13 to 16	28.50		
V	20	20	52	52	18 to 20	18 to 24	35.00		
VI	22	30	54	54	22 to 24	28 to 32	39.25	0.30	An allowance of 25.50 annas per lb. of yarn woven from Californian cotton (minimum staple 1.1/16") and 34.00 annas per lb. of yarn woven from East African Cotton will be permissible for the Warp yarn in cloth linked to Group VII and Warp and Weft yarn in cloth linked to Group VIII, provided the cloth is woven with warp counts not less than 30s and reed not less than 64; NOTE.—(i) The reed restriction mentioned above is not applicable to Dhooties and Sarees linked to Group VIII. (ii) The above allowance is not permissible for Dhooties and Sarees linked to Group VII.
VII	30	30	56	56	28 to 32	28 to 32	45.50		
VIII	30	40	62	62	28 to 32	38 to 42	50.50		

1	2	3	4	5	6	7	8	9	10
IMPORTED COTTON CARDED/COMBED FOR SPECIAL VARIETIES									
IX	40	40	66	66	36 to 42	38 to 42	79.25.	} 0.40	(A) For the use of combed Indian Cotton in qualities linked to Groups IX and/or X, provided previous sanction of the Textile Commissioner is obtained, the realisation multiplier applicable would be that for the respective group reduced by 10.5 annas per lb. of yarn woven.
X	44	50	68	68	42 to 44	44 to 50	85.75		
XI	44	60	70	70	42 to 44	58 to 62	89.00		
XII	50	60	72	72	48 to 52	58 to 62	95.75		
<p>(B) If imported and fully combed cotton is used increase the multiplier by (i) 7.00 annas per lb. of yarn woven for the use of Californian Cotton; (ii) 8.25 annas per lb. of yarn woven for the use of East African cotton, (iii) 6.75 annas per lb. of yarn woven for the use of Giza 30 Cottons; (iv) 8.00 annas per lb. of yarn woven for the use of Superior Egyptian Karnak and Menoufi type cottons or their Sudan equivalents as indicated in para. (iv) of Circular letter No. CYC-CP/GEN-15, dated 24th March, 1952 and (v) 6.25 annas per lb. of yarn woven if Sudan G5L/XG5L cottons are used.</p> <p>(C) In the case of cloth qualities manufactured from (i) East African Cotton (Staple 1.1/16"); (ii) Giza 30 (iii) XG5L and G5L Sudan varieties; (iv) Karnak/Menoufi or their Sudan equivalents as specified in the circular indicated (B) (iv) above the following allowances are permitted.</p> <p>(a) for qualities manufactured from East African cotton linked to Groups IX to XII, an allowance of 9.00 annas per lb. of yarn woven is permitted.</p> <p>(b) for cloth qualities manufactured from Giza 30, an allowance of 2.25 annas per lb. of yarn woven and/or those from XG5L and G5L an allowance of nil annas per</p>									

lb. of yarn woven with not lower than 44s warp and weft for the manufacture of Dhoties, Sarees, Mulls, Voiles, Sucies, Poplins and Shirtings, linked to Groups as under provided the minimum reed and picks as specified below are maintained and the difference between the reed and picks does not exceed the maximum permissible difference as provided in Schedule II of the Notification No. TCSI/20, dated 22nd September, 1949

Quality	Reed	Picks	Group to which to be linked
Sucies, Poplins and Shirtings, etc.	96	56	X
Dhoties & Sarees	56	56	XI and XII
Mulls and Voiles	56	52	XI and XII

(c) For cloth qualities manufactured from Karnak/Menoufi cottons as specified for use in Groups XIII or other Sudan equivalents as specified in circular (B) (iv) above with not lower than 44s warp and weft, the following allowance will be permitted:—

(i) 10.75 annas per lb. of yarn woven for Sucies, Poplins and Shirtings etc. linked to Group X provided they are manufactured with a minimum of 108 reed and 56 picks and (ii) 5.00 annas per lb. of yarn woven for manufacture of Dhoties, Sarees, Mulls and Voiles indicated below provided the minimum reed/picks specified are maintained, and the qualities are linked to Groups indicated against them.

Quality	Reed	Picks	Group to which to be linked
Dhoties & Sarees	56	56	XI and XII
Mulls & Voiles	56	52	XI and XII

1	2	3	4	5	6	7	8	9	10
									NOTE.—These allowances will not be permitted if the maximum permissible difference between reed/pick as provided in Schedule II of Notification No. TcSI/20, dated 22nd September, 1949 is not maintained.
IMPORTED AND COMBED EGYPTIAN KARNAK (TYPES 154 TO 163) GIZA 7.									
MENOUFI (TYPES 35 TO 38) OR EQUIVALENT COTTON									
XIII	60	80	74	74	58 to 62	78 to 80	124.25	0.40	If uncombed or partially combed yarn is used, reduce the realisation multiplier by 8.00 annas per lb. of yarn woven.
IMPORTED AND COMBED EGYPTIAN KARNAK (TYPES 155 TO 157) COTTON—									
XIV	70	90	78	78	68 to 72	88 to 96	146.75	0.50	If uncombed or partially combed yarn is used, reduce the realisation multiplier by 9.50 annas per lb. of yarn woven.
IMPORTED AND COMBED EGYPTIAN KARNAK (TYPE 155) COTTON—									
XV	80	100	82	82	78 to 82	98 to 100	161.00	0.50	

Method of Linking.

All varieties of cloth manufactured by Mills shall be linked with one or the other groups mentioned in the above Schedule.

2. The linking shall be made according as the counts of warp and weft fall within the permissible count variation specified in columns 6 and 7 of the Schedule.

3. (i) The basic adjustment between counts for cloth in each combination of counts shall be arrived at for the composite counts and is to be applied to the total weight of yarn in warp and weft including 5 per cent allowance for wastage and coarseness of counts. In other words, actual yarn weight in both warp and weft of any cloth shall be worked out on the counts of yarn used in the cloth and the 5 per cent allowance for wastage and coarseness should be added.

(ii) Calculation on fractions of counts shall not be permitted.

(iii) *Weight of weft should be calculated on the actual loom state length and not on the finished length of the piece.*

(iv) Wherever the count of weft is coarser than the count of warp separate linking for warp and weft with appropriate group of multipliers will be permitted provided the weft is spun from appropriate cotton and provided also that such counts of weft are selected from the next lower group.

(v) Wherever the count of weft is finer than the count of warp even beyond the counts of weft permitted under particular group in the Schedule, separate linking for warp and weft with appropriate group of multiplier will be permitted provided the weft is spun from appropriate cotton of the higher group and the minimum standard for picks is approved by the Textile Commissioner and provided that such counts of weft are selected from a higher group immediately next.

4. The basic realisation multiplier should be adjusted, wherever necessary, in the following manner:—

(a) Adjustment for cotton (Cotton allowance), see column 10 in the Schedule.

(b) Combing allowance.

(c) *Narrow width allowance.*—The above schedule applies fairly uniformly for all Grey qualities of 30" and over and for all bleached, dyed and finished qualities of width 28" and over. For widths lower than 30" Grey or 28" Bleached, dyed or finished, the multipliers given in the above schedule shall be increased by one anna per lb. of yarn woven (Splits should be excluded in all cases).

(d) Adjustment for count variation—See column 9 in the Schedule.

(e) (i) *Adjustment for variation in Reed.*—For every upward variation of 4 Reeds the multiplier specified in column 8 of the Schedule after adjustment as above, if any, shall be increased by half per cent.

(ii) *Variation of picks.*—For every upward or downward variation of 4 picks the multiplier specified in column 8 of the Schedule after adjustment as above, if any, shall be increased or decreased by one per cent.

(f) *Twisted Yarn and Double Drawn qualities:—*

(i) *Dosuti.*—For such qualities which are both double drawn in the warp and Double would in the weft, the appropriate multiplier after adjusting the count, reed and pick allowance shall be decreased by 5 per cent. with a minimum of $1\frac{1}{2}$ annas.

(ii) *Dedsuti.*—For all such qualities with double drawn in the warp or two ply weft the appropriate multiplier after adjusting the count, reed and pick allowance shall be decreased by $2\frac{1}{2}$ per cent. with a minimum of $\frac{3}{4}$ anna.

(iii) *Twisted Yarn qualities.*—For all qualities manufacture out of double or more twisted year, the appropriate multiplier after adjusting the count, reed and pick allowance shall be decreased by $2\frac{1}{2}$ per cent. (with a minimum of $\frac{3}{4}$ anna) in case both the warp and weft yarn are twisted and by $1\frac{1}{2}$ per cent. (with a minimum of $\frac{3}{8}$ anna) in case either warp or weft yarn is twisted.

(g) The following Compensatory allowance for Grey Cloth is permitted to those mills who obtain not less than 75 per cent. of their motive power

by burning coal and/or fuel oil in their boilers. The allowance is also subject to the conditions stipulated below:—

- (i) The allowance shall be equivalent to $2\frac{1}{2}$ per cent of the Realisation Multiplier after the same has been adjusted if necessary, in accordance with (a) to (e) above.
- (ii) The allowance shall apply to the weight of Grey yarn *only* from which the cloth is woven. Any scoured, bleached, dyed printed or mercerised yarn used in the manufacture of cloth should be excluded from this allowance.

Bleaching, Dyeing, Finishing and Other Charges.

5. The charges specified below are for the total weight of yarn, that is, the yarn weight calculated in accordance with para. 3 above.

(a) *Bleaching and Finishing charges:—*

- (i) For cloth of Groups I to VI., $3\frac{1}{2}$ as. per lb. of yarn woven.
- (ii) For cloth of Groups VII to XII., $4\frac{1}{2}$ as. per lb. of yarn woven.
- (iii) For cloth of Groups XIII to XV., $4\frac{1}{2}$ as. per lb. of yarn woven.
- (iv) Backfilling charges., $\frac{1}{2}$ anna per lb. of yarn woven.
- (v) Scouring charges., $1\frac{1}{2}$ as. per lb. of yarn woven.
- (vi) Schriener Calendering., $\frac{1}{2}$ anna per lb. of yarn woven.
- (vii) Water Proofing., 3 as. per lb. of yarn woven.

(b) *Yarn Dyeing charges for Fast to Bleach shades:—*

- (i) Dark and Medium shade border yarn for Sarees and Dhoties only, 18 as. per lb. of yarn woven.
- (ii) Light shade border yarn for Sarees and Dhoties only, $11\frac{1}{2}$ as. per lb. of yarn woven.

Note.—For use of very dark colours higher charges (36 annas per lb. of yarn woven) will be sanctioned by the Textile Commissioner on application and approval of shades. In the absence of such specific sanction the charges shall not exceed 18 annas per lb.

Where dyed yarn of different shades and of different depths such as light, medium, dark and very dark are used in borders, mills may work out the average dyeing charges on the basis of the border patterns and the number of dhoties or sarees packed in a bundle.

- (iii) Dyed yarn used in Sarees and Shirtings $13\frac{1}{2}$ annas per lb. of dyed yarn used for all shades.
if two or more colours are used.
- (iv) Fast to bleach dyed yarn used in qualities other than those mentioned in (i) and (ii) above.

Medium shades, $13\frac{1}{2}$ annas per lb.

Light shades, 8 annas per lb.

(c) *Charges for dyeing Yarn with Sulphur Dyes:—*

- (i) Dark shades, $6\frac{1}{2}$ annas per lb.
- (ii) Medium, and Light shades, $3\frac{1}{2}$ annas per lb.

(d) *Piece Dyeing Charges for Fast to Bleach Shades:—*

- (i) Medium or Dark Shades, $11\frac{1}{2}$ annas per lb. of yarn.
- (ii) Light shades, 8 annas per lb. of yarn.

(e) *Piece Dyeing charges for Sulphur Dyes:—*

- (i) Dark shades, $6\frac{1}{2}$ annas per lb. of yarn.
- (ii) Medium and Light shades, $3\frac{1}{2}$ annas per lb. of yarn.

(f) *Piece Dyeing charges for Naphthol Colours:—*

- (i) 1 per cent. Naphthol shades, $6\frac{1}{2}$ annas per lb. of yarn.
- (ii) 2 per cent. Naphthol shades, 9 annas per lb. of yarn.

(g) Other Piece Dyeing charges:—

- (i) Mineral Khaki Dyeing, $6\frac{1}{2}$ annas per lb. of yarn.
- (ii) Hydron Blue Dyeing (Dark shade) $11\frac{1}{2}$ annas per lb. of yarn.
- (iii) Sulphur Blue Dyeing (Dark shade), 9 annas per lb. of yarn.
- (iv) Fast Aniline Black Dyeing, $13\frac{1}{2}$ annas per lb. of yarn.

(h) Piece and Yarn Dyeing Charges for Commercial quality, Direct or basic colours:—

- (i) Dark shades, $5\frac{1}{2}$ annas per lb. of dyed yarn used in the body of cloth.
- (ii) Medium and Light Shades, $4\frac{1}{2}$ annas per lb. of dyed yarn used in the body of cloth.

Note.—

- (i) Dyeing of yarn for borders of Dhoties and Sarees with direct basic or sulphur colours is not permitted.
- (ii) The charges specified in items (b) to (h) of this paragraph are inclusive of scouring and/or bleaching charges.

6. Cotton Dyeing charges:—

- (i) Sulphur Colours, 9 annas per lb. of actual dyed cotton upto a maximum of $33\frac{1}{3}$ per cent. used in the mixing. This is inclusive of scouring charges.
- (ii) Fast to Bleach colours, $13\cdot5$ annas per lb. of actual dyed cotton subject to a maximum of $33\frac{1}{3}$ per cent. used in the mixing. This is inclusive of scouring charges.

Note.—(a) If a mill produces yarn in which the percentage of dyed cotton is more than the above percentage, additional cotton dyeing charges for the percentage in excess of $33\frac{1}{3}$ per cent. are not permissible.

(b) Fast to bleach cotton dyeing charges are not permissible for Mazri Cloth which should be manufactured from a mixture of 25 per cent. to $33\frac{1}{3}$ per cent. Sulphur Black dyed cotton with Grey Cotton.

(c) Bleaching charges for cloth qualities linked to Group VI and below manufactured either wholly or partly from fast to bleach cotton dyed yarn are not permissible unless prior sanction from this office is obtained after submitting relevant samples.

7. Mercerising Charges:—

- (a) $3\frac{1}{2}$ as. per lb. for cloth 4 Ozs. and heavier per sq. yard.
- (b) $4\frac{1}{2}$ as. per lb. for cloth lighter than 4 Ozs. per sq. yard.
- (c) $4\frac{1}{2}$ as. per lb. for yarn mercerised for all counts.

Note.—The charges specified are applicable only to fully mercerised cloth. It should be noted carefully that no allowance shall be claimed for mercerised yarn if such yarn is used either in border or in the body of a cloth which is piece mercerized after weaving.

8. Charges for Roller Printing of all cloth of width 28" finished in fast to bleach Vat and Naphthol Colours. *Narrow width cloth shall not be printed, and no printing charges are permitted in such cases.*

(a) when the printed surface is less than one fifth (20 per cent.) of the total cloth surface, no printing charges shall be realised.

(b) When the printed surface is more than 20 per cent. but less than $33\frac{1}{3}$ per cent. of the total cloth surface, following charges shall be realised:—

- (i) Single colour Printing, 17 pies per yard.
- (ii) Two colour printing, 19 pies per yard.
- (iii) Three colour printing, 21 pies per yard.
- (iv) If a cloth is printed with more than three colours, only three colour printing charges, viz. 21 pies per yard shall be realised.

(c) When the printed surface is 33-1/3 per cent. or more of the total cloth surface, following printing charges shall be realised:—

- (i) Single colour printing, 23 pies per yard.
- (ii) Double colour printing, 26 pies per yard.
- (iii) Three colour printing, 28 pies per yard.
- (iv) If a cloth is printed with more than three colours, only three colour printing charges *viz.* 28 pies per yard shall be realised.

(d) *Blotch Printed Design.*—A Blotch Printed Design is one that has a coverage of over 75 per cent. of the total cloth surface with a solid print effect, achieved by line engraving, and having high colour paste consumption where a single roller gives the maximum coverage.

Note.—A design will not be considered as a Blotch Design where coverage is achieved by stippled engraving.

Before undertaking bulk printing the mills must send advance samples of half yard in length in *each colour set up* properly finished for approval of this office, stating full particular as per *proforma* below.

- (a) Whether the rollers are deeply engraved.
- (b) The width of the cloth after printing.
- (c) Number of lines per inch on the roller.
- (d) Data regarding colour consumption in terms of quantity printed.

Along with the certificates, all approved sample cuttings will be sealed and attached.

Again, when applying for approval of prices mills shall have to send all the sample cuttings of the cloth in whichever colour set up the cloth is printed which should tally in all respects with the approved sample cuttings attached to the certificate. In other words, if a mill prints cloth in colours different from the approved sample, in such cases the extra charge prescribed will *not* be permitted although the design might have been approved.

Mills shall be permitted to claim an additional allowance of six pies per yard for 'Blotch Printed' designs of cloth over and above the roller printing charges specified in this paragraph provided the mills have obtained previously a certificate from the Textile Commissioner to the effect that the design is a 'Blotch Printed Design'. The above allowance of 6 pies per yard would be permitted for cloth qualities linked to Groups IX and below. For cloth qualities linked to Groups X and above the allowance of 6 pies per yard will not be permissible. Mills should send samples for such certificate. Any allowance charged in the absence of such certificate shall be unlawful.

(e) Printing charges for cloth wider than 26" finished width shall be in proportion to the printing charges stipulated in (b), (c) and (d) above.

(f) Following additional charges may be realised for printing of borders on cloth.

- (i) Where border is printed on both selvages, 6 pies per yard.
- (ii) Where border is printed on one selvage, 3 pies per yard.

Note.—(i) The printing charges enumerated in (b), (c), (d), (e) and (f) above are inclusive of any scouring and/or bleaching charges. If bleached or scoured cloth is either printed or dyed and discharge printed the charges specified above shall be reduced by 1½ annas per lb. of yarn woven.

(ii) Manufacturers of Grey cloth who subsequently scour and/or bleach the cloth for the purpose of printing shall be permitted to add the printing charges specified in items (b), (c), (d) (e) and (f) above to the prices of the Grey cloth.

9. Dual Processing.

- (i) In cases where (a) cloth containing cotton dyed yarn is piece dyed, or (b) piece dyed cloth is subsequently printed no charges for piece dyeing will be permitted.
- (ii) No piece dyeing charges will be allowed in cases where cloth, containing more than 20 per cent by weight of dyed yarn (in warp or weft) is piece dyed.

10. Raising Charges :—

- | | | | |
|--|----|----|----------------|
| (i) One passage two sides | .. | .. | 3 pies per lb. |
| (ii) Two passages one side | .. | .. | 3 pies per lb. |
| (iii) Three passages or more two sides | .. | .. | 6 pies per lb. |

11. *Dobby allowance for Borders in Dhories and Sarrees :—*

- (i) Upto 12 shafts (a) $1\frac{1}{2}$ annas per lb. for 32s Warp and below.
(b) 3 annas per lb. for 36s Warp and above.
- (ii) From 13 shafts to 32 shafts : Double the charges in (i).
- (iii) From 33 shafts and above : Three times the charges in (i).

12. *Allowance for Ground Dobby Weave :—*

Warp Counts	Charges per lb. of warp yarn woven		
	Upto 12 shafts	From 13 to 32 shafts	33 shafts and above
15s and below	$\frac{3}{4}$ annas.	$1\frac{1}{2}$ annas.	$2\frac{1}{2}$ annas.
Between 16s and 35s ..	$1\frac{1}{2}$ annas.	3 annas.	$4\frac{1}{2}$ annas.
Between 36s and 57s ..	3 annas.	6 annas.	9 annas.
58s and above ..	$4\frac{1}{2}$ annas.	$13\frac{1}{2}$ annas.	$13\frac{1}{2}$ annas.

Note :—*Twills and Drills shall be treated as Plain Cloth, and no allowance or additional charges are admissible even if a Dobby is used.*

13. *Jacquard Allowance :—*

Warp Counts	Charges per lb. of warp yarn woven			
	Upto 120 needles	above 120 and upto 240	Over 240 and upto 400	above 400
15s and below	3 annas.	$3\frac{1}{2}$ annas.	$4\frac{1}{2}$ annas.	$5\frac{1}{2}$ annas.
Between 16s and 35s.	6 annas.	$7\frac{1}{2}$ annas.	9 annas.	$10\frac{1}{2}$ annas.
Between 36s and 57s.	9 annas.	$11\frac{1}{2}$ annas.	$13\frac{1}{2}$ annas.	$15\frac{1}{2}$ annas.
58s and above	12 annas.	15 annas.	18 annas.	21 annas.

NOTE.—The allowance of Dobby and Jacquard work specified in paragraph 11 to 13 above are to be added on the basis of weight of yarn in warp and border, exclusive of weight of weft yarn, but with the 5 per cent. allowance for wastage and coarseness of warp yarn. These charges would be permitted for the minimum number of Dobby shafts or jacquard needles required for the reproduction of the design.

14. *Drop-box Allowance :—*

Warp Counts	Charges per lb. of yarn woven	
	2 and 3 shuttles	4 shuttles and above
15s and below.	4 annas.	5 annas.
Between 16s and 35s.	8 annas.	10 annas.
Between 36s and 57s.	12 annas.	15 annas.
58s and above.	16 annas.	20 annas.

NOTE.—The Drop-box allowance is to be taken on the total weight of yarn (Warp and Weft) in the piece including 5 per cent allowance for wastage and coarseness. This allowance is permissible only for the minimum number of shuttles required for the reproduction of the pattern.

15. *Leno Weave Allowance :—*

(a) Doups per inch in Reed not exceeding	3	6	9	12	14	16	18
allowance per inch of Grey width in annas per 24 yards piece	0.4	0.6	0.8	1.0	1.2	1.4	1.6

The maximum number of doups per inch in the reed for which the allowance will be given are:—

(b) Resultant Counts	10s to 16s Max : 14 doups per inch.
	17s to 28s Max : 16 doups per inch.
	29s to 40s Max : 18 doups per inch.

NOTE—(i) The term "Resultant Counts" is to be applied to the yarn passing through the doup. This is usually two or three-fold yarn.

(ii) In the case of patterned lenos i.e. when a part of the cloth is leno weave and part some other weave the number of doups per inch is to be determined by dividing the total number of doups in the reed by the loom state width of cloth.

(iii) When the number of doups exceeds the number mentioned in sub-paragraph (b) the allowance given will be limited to the weight of yarn based on the number of doups per inch in sub-paragraph (b).

16. Dhoties and Sarees allowance:—

Border.—(i) For Grey or Bleached double yarn in the borders of Dhoties and Sarees, the following charges per lb. of border yarn used are to be taken.

	Rs.	As.	Ps.
2/10s (Indian)	1	11	0
2/20s (Indian)	2	6	0
2/30s (Indian)	2	13	6
2/40s (Indian)	3	7	0
2/40s (Californian—1-1/16" Staple)	4	14	
2/40s (African)	5	8	0
2/44s (Giza 30)	5	2	0
2/60s (Uncombed) Karnak/Menoufi	7	0	6
2/60s (Combed) Karnak/Menoufi	7	8	0
2/80s (Combed) Karnak/Menoufi	9	3	6

(ii) For dyeing and mercerising, add appropriate charges provided in the preceding paragraphs.

NOTE.—(a) For double yarn of counts other than those specified above following charges are to be realised.

Any count between 2/10s and 2/20s Indian, 1.10 anna per count.

Any count between 2/20s and 2/30s Indian, 0.750 anna per count.

Any count between 2/30s and 2/40s Indian, 1.00 anna per count.

Any count between 2/36s and 2/44s African, 1.00 anna per count.

Any count between 2/60s to 2/80s Egyptian or equivalent, 1.30 anna per count.

(b) The charges specified in this paragraph are to be applied in respect of the total weight of Warp yarn used in the border; and for arriving at the price of the full piece, the weight of the border yarn should be deducted and only the weight of the ground cloth taken for the purposes of linking with the realisation multiplier given in the Schedule.

(c) In addition to the above, the following compensatory allowance may be added to the final prices of Dhoties and Sarees for loss of production:—

(i) 3 pies per yarn in the case of Dhoties and Sarees manufactured from 16s warp and over and linked to groups upto and including Group VIII.

(ii) 6 pies per yarn in the case of Dhoties and Sarees linked with Groups IX and above.

NOTE.—These compensatory allowances will be realised in respect of the Dhoties and Sarees the widths of which are not less than 40" either in Grey or Bleached condition. These will, however, be also realised in respect of Dhoties and Sarees the widths of which are less than 40" either in Grey or Bleached condition provided the entire responsibility of the disposal of such short width Dhoties and Sarees rests with the Mills.

17. Dyeing charges for the use of coloured yarn in the headings of Dhoties and Sarees are not permitted.

18. *Grandrelle Yarn*:—

- (i) One end Grey and one end colour are to be treated for dyeing charges as single yarn in respect of weight and half the dyeing charges appropriate to the depth of the shade will be allowed on the total weight.
- (ii) If both ends are coloured in different shades, the full weight will be taken, and the dyeing charges on full weight will be allowed at a rate which will be the average of the rates appropriate to each dyed shade.

19. (A) *Realisation for the use of Rayon (Artificial Silk) Yarn in Cotton Cloth*:—

Artificial Silk Yarn is permitted to be used as Warp only in Dhoty and Saree borders and as weft for the ground. Wherever artificial silk yarn is used in cotton cloth following prices per lb. of artificial silk yarn woven will be charged:—

- (a) Single Artificial Silk Rs. 5-15-0 per lb.
- (b) Double Artificial Silk Rs. 7-5-0 per lb.
- (c) For dyeing charge add Rs. 1-2-0 per lb. of artificial silk yarn in the case of fast to bleach dyeing.

(B) *Realisation for use of Staple Fibre in Cotton cloth*.—For the use of Staple Fibre mills may contact the Textile Commissioner for price fixation giving details of manufacturing particulars.

20. *Drill Allowance*.—An allowance of half ($\frac{1}{2}$) anna per lb. of yarn woven will be permissible provided the weight of warp and weft yarn per square yard of drill is not less than $7\frac{1}{4}$ ozs. The weight per square yard should be calculated on the basis of the grey loom state dimensions and the weight *without* 5 per cent.

NOTE.—The above allowance is not applicable to Twills which should be treated as Plain Cloth.

21. *Terry Motion Allowance*:— 1 anna per lb. of yarn over and above the dobbie allowance for the weight of warp only.

22. *Felt Calendering Allowance*:— Three pies per lb. for cloth linked to Group IX to XV only.

23. For bleached, Dyed (Light and Medium Shades) or Printed Mulls and Voiles of 44" width and more and conforming to the following specifications, an additional allowance will be permitted as indicated against the respective qualities.

- (i) Linked to Group IX to XI with minimum of 48 Reed 44 Picks—5 pies per yard.
- (ii) Linked to Group XII and above with minimum 56 Reed 48 Picks—6 pies per yard.

24. In respect of the following qualities which are manufactured wholly from folded yarn in warp and/or weft, it will be permissible for Mills while calculating ceiling prices to add doubling charges on the weight of doubled yard used as Warp and/or weft equivalent to the difference between maximum ex-factory price for single and double yarn per lb. for the respective counts.

(1) *Coatings*:—

- (a) Bleached and Finished, Plain or/Dobby Weave.
- (b) Piece-Dyed Fast to Bleach or Sulphur Dyed.
- (c) Striped or Check Design wherein fast to bleach or Sulphur Dyed yarn is used.

(2) *Shirtings and Sucies, Plain Dobby or Leno*:

Wherein fast to bleach yarn is used.

(3) *Poplin*.—Bleached or Dyed Fast to Bleach.

(4) *Turkish Towels (Terry Towels)*.—For the use of folded yarn in Ground Warp in Turkish Towels appropriate double charges will be permissible.

25. *Special Allowance for Umbrella Cloth*.—The following allowances for the manufacture of Umbrella Cloth dyed Sulphur or Aniline Black and Shower Proofed will be permitted:—

- (i) For cloth with 22s warp and below with $3\frac{5}{2}$ s Reed and 60 Picks or above. } 3 annas per lb. of yarn woven.
- (ii) For cloth with 28s warp and over with Reed $\frac{5}{2}$ s and 62, 60, 50s or above. } 4 annas per lb. of yarn woven.

26. *Special Allowance for square mesh mosquito netting (Mock Leno Cloth).*—An additional allowance of five annas per lb. of yarn woven, over and above the allowance fixed for the use of African Cotton is permissible for square mesh mosquito netting cloth provided African or equivalent cotton is used for both warp and weft yarn and the cloth is linked to Group VII and made fully upto the Government Specification No. CX-80(a).

27. *Allowance for Handkerchiefs.*—Provided the basic cloth is linked to Group X and over:—

- (i) Hem-stitched: 25 per cent. above the final price arrived at on the basis of the Schedule;
- (ii) Ordinary Stitched: 10 per cent. above the final price arrived at on the basis of the Schedule.

The above charges are inclusive of ironing and packing.

- (iii) Hemming charges for towels ... 1 anna each.
Hemming charges for sheets ... 2 annes each.

28. *Yarn in selvages used in Cloths other than Patti Mulls and Voiles.*—Double or single yarn if any, used in selvages of cloth other than Patti Mulls and Voiles should only be treated falling within the warp yarn used in the cloth and will not be permitted to be taken as border yarn and will not be allowed the special charges for border yarn.

29. *Tapestries and Furnishing Fabrics.*—Coiling Price for these will be fixed by the Textile Commissioner. Forms of manufacturing particulars are, therefore, required to be submitted by the Mills direct to the Textile Commissioner together with samples of the qualities.

30. *Bed Sheets or Chaddars.*—A Compensatory allowance of 3 pies per yarn will be permissible for plain Woven Bed Sheets or Chaddars in which headings or cross borders are introduced.

31. SCHEDULE FOR CALCULATION OF BLANKET CEILING PRICES

Warp	Weft	Reed	Picks	Realisation Multiplier per lb. of yarn woven in annas
14s.	2s.	36	20	18.50

NOTE.—(a) No adjustment is to be made for variation in counts of weft below 2s. adjustment for variation in counts of warp below and above 14s. and of weft above 2s. is to be made on the same basis as provided in the Schedule.

(b) For variation in Reed and Pick: Same as in the Schedule.

(c) The multiplier is to be applied for all Blankets where direct dyed cotton hard waste has been used.

(d) In case of Sulphur Dyed Cotton Blanket, an extra charge of 9 annas per lb. of dyed cotton actually used should be taken.

(e) No. heading or hemming charges are to be taken.

(f) Raising charges are half an anna per lb. of yarn woven.

32. Rounding off of ex-factory and Retail Prices:—

(i) Where the ex-factory prices are stamped per yard the prices should be rounded off by treating 0.51 and above as one pie and omitting 0.50 pie and below.

(ii) Where the ex-factory prices are stamped per pair or per piece the following method should be adopted:—

- 0.125 anna and below to be omitted.
- 0.126 anna and above upto 0.375 anna to be taken as $\frac{1}{4}$ anna.
- 0.376 anna and above upto 0.625 anna to be taken as $\frac{1}{2}$ anna.
- 0.626 anna and above upto 0.875 anna to be taken as $\frac{3}{4}$ anna.
- 0.876 anna and above to be taken as one anna.

(iii) In respect of the maximum retail price to be stamped on cloth, rounding off should be done in the following manner:—

- (a) Where the retail price is stamped per yard the rounding off should be done by omitting all fractions of a pie, i.e. even .99 pie should be omitted.
- (b) Where the retail price is stamped per pair or per piece the rounding off should be to the lower quarter of an anna, as for instance 11.99 pies should be rounded off to 9 pies and 2.99 pies would have to be omitted altogether.

33. *Packing*.—(Cloth prices calculated as above are inclusive of charges for standard make up and packing, in securely packed bales as under, starting from the innermost layer.

1 layer of paper, kraft, wrapping (inner) or Fents.

1 layer of light hessian, Fents or Chatai (Palm Leaf matting).

1 layer of paper, packing, waterproof or 1 layer of Alkathene Film.

1 layer of tarpaulin (only during the monsoon months i.e. April to August).

1 layer of heavy or medium Hessian (outer).

The hoops used should be of standard gauge and should be used on all the six sides of each bale in the case of Dhooties, Sarees etc.

NOTE.—(i) Where tarpaulin is not readily available an additional layer of waterproof paper can be used.

(ii) Instead of two layers, one of light hessian, fents or Chatai or Palm Leaf Matting and the other of waterproof packing paper or Alkathene Film, a single layer of hessian lined with Alkathene may be used.

SCHEDULE 'B13'

Maximum ex-factory prices of Yarn packed by the Mills after 30th June, 1952

										Per 10 lbs.
										Rs. A. P.
2s	Waste	7 0 6
1½s	Waste	7 0 6
2s	Waste	7 0 6
3s	Waste	7 7 6
4s	Waste	7 8 6
6s	Waste	8 7 0
7s	Waste	8 7 6
1½s	coloured mixing	7 2 6

		Cotton	Minimum product of counts and lea strength in lbs.	Price per 10 lbs.	
Counts				Single	Two-fold
1	2	3	4	5	
				Rs. A. P.	Rs. A. P.
4s	Indian	.	800	10 1 0	10 15 0
6s	"	.	800	10 5 0	11 3 0
8s	"	.	800	10 9 0	11 7 0
10s	"	.	800	12 11 0	13 15 6
12s	"	.	800	12 15 0	14 3 6
14s	"	.	1100	13 7 0	14 11 6
16s	"	.	1100	14 3 0	16 1 0
18s	"	.	1200	16 5 0	18 6 0
20s	"	.	1200	16 9 0	18 12 6
22s	"	.	1200	16 15 0	19 6 0
24s	"	.	1200	17 5 0	19 15 6
26s	"	.	1200	19 8 6	22 3 0
28s	"	.	1200	19 12 6	22 7 0
30s	"	.	1200	20 0 6	22 11 6
32s	"	.	1200	20 6 6	23 1 6
36s	"	.	1300	22 7 0	25 8 6
40s	"	.	1300	23 8 0	26 14 0

1	2	3	4	5
			Rs. A. P.	Rs. A. P.
40s	Foreign East African	1600	43 12 0	47 2 0
40s	Do.	1600	44 2 0	47 10 6
40s	Do.	1600	44 8 0	48 3 0
40s	Foreign Californian Minimum 1—1/16" Staple.	1600	38 3 0	41 9 0
42s	Do.	1600	38 0 0	42 1 6
44s	Do.	1600	38 15 0	42 10 0
60s	Foreign Giza 30 and other equivalent Cottons—Carded.	1800	45 10 0	51 2 0
60s	Foreign Giza 30 and other equivalent Cottons—Combed.	2000	49 9 0	55 1 0
60s	Foreign Egy. Karnak/Menoufi—Carded.	2000	50 14 0	56 6 0
60s	Foreign Egy. Karnak/Menoufi—Combed.	2200	55 9 0	61 1 0
80s	Foreign Egy. Karnak/Menoufi—Carded.	1800	50 13 0	65 9 0
80s	Foreign Egy. Karnak/Menoufi—Combed.	2000	61 12 0	70 8 0
100s	Foreign Egy. Karnak/Maarud Superior Combed.	2000	79 12 0	92 0 0
4s to 9s	Mixed Yarn		7 1 0	7 15 0
10s to 20s	Mixed Yarn		9 12 0	11 15 6
22s to 30s	Mixed Yarn		10 8 6	12 9 6
32s to 40s	Mixed Yarn		18 12 0	22 2 0
42s to 50s	Mixed Yarn		21 0 0	25 4 0
52s to 60s	Mixed Yarn		23 3 0	28 11 0
62s to 80s	Mixed Yarn		28 0 0	34 0 0
82s to 100s	Mixed Yarn		35 8 0	44 2 0

NOTE.—(a) The minimum count least strength product for 4s, 6s, 8s, 10s and 12s yarn spun on mule spindles shall be 600.

(b) In the case of yarn the rounding off of the Retail prices should be to the lower half anna, that is, 11·99 pies should be rounded off to 6 pies 5·99 pies will have to be omitted altogether.

1. All prices are for grey yarn of full count (subject to standard tolerance in count) and of the minimum count least strength product given in column 3, full reeling in hanks packed in 10s lbs. bundles and in bales/cases.

2. Odd counts or yarn are not permitted for sale.

3. For folded yarns over two-fold add 1 anna per ply to the two-fold prices indicated.

4. For other counts (exclusive of fractional counts) the ex-factory prices shall be the price specified above, for the count next below, increased by :—

3 annas per count in the case of 32s to 60s (Carded).

4 annas per count in the case of 60s to 80s (Combed).

5 annas per count in the case of 80s to 100s (Combed).

5. Cheesing and/or Coning charges } Rs. 2 per 10 lbs. upto and including 30s.
including case packing. } Rs. 3 per 10 lbs. over 30s.

6. Yarn supplied on beams may be charged by the supplying manufacturer at the following maximum prices :—

(a) Upto and including 20s. @ 2 annas per lb. above the ex-mill price per bundle as notified.

(b) Over 20s and upto and including 40s. @ 3 annas per lb. above the ex-mill price per bundle as notified.

(c) Over 40s @ 4 annas per lb. above the ex-mill price per bundle as notified.

(d) Yarn delivered by a manufacturer on bobbins or in any other form will not be charged anything higher than the ceiling price or ex-mill price whichever is lower.

7. Mills who obtain not less than 75 per cent of their motive power by burning coal and/or fuel oil in their boilers will be permitted to increase the above prices of grey yarn by 2½% as compensatory coal and/or fuel oil allowance rounding off the final price to the nearest half anna.

8. *Packing*.—The above yarn prices are inclusive of charges for standard make up and packing, in securely packed bales as under starting from the innermost layer.

1 layer of paper kraft, wrapping (inner) or fents.

1 layer light hessian, fents or Chatai (Palm leaf matting).

1 layer of paper, packing, waterproof, or 1 layer of Alkathene film.

1 layer of tarpaulin (only during monsoon months).

1 layer of heavy or medium hessian (outer).

NOTE.—(i) Where tarpaulin is not readily available an additional layer of waterproof paper can be used.

(ii) Instead of two layers, one of light hessian, fent or Chatai or Palm Leaf matting and the other waterproof packing paper or Alkathene film, a single layer of hessian lined with Alkathene may be used.

SCHEDULE 'C13'

Maximum ex-factory prices of spinning thread yarn produced by the mills after 30th June 1952

S. No.	Counts	Type of Cotton	Minimum Breaking Strength at R.H. 60/70%	Lea	Description	Maximum ex-factory price per bundle of 10 lbs Bld./Dye
					Grey lbs. Bld./Dyed lbs.	
1	2	3	4	5	6	
						Rs. A. P.
1	2/20s	Indian	200	190	Bleached	25 14 0
2	2/20s	Indian	200	190	Bld., Dyed. Direct	28 11 0
3	2/20s	Indian	200	190	Bld., Dyed Sul. Colours	30 2 0
4	2/28s	Indian	170	160	Bleached	33 0 0
5	2/28s	Indian	170	160	Bld., Dyed Direct	35 13 0
6	2/28s	Indian	170	160	Bld., Dyed Sul. Colours	37 3 0
7	2/30s	Indian	160	150	Bleached	33 4 0
8	2/30s	Indian	160	150	Bld., Dyed Direct	36 1 0
9	2/30s	Indian	160	150	Bld., Dyed Sul. Colours	37 8 0
10	2/8s Crochet	African	Single Thread Test 25" = 7½ lbs.	Bld., & Merod.		48 12 0
10-A	Do.	Californian	Do.	Do.		42 7 0
11	Do.	African	Do.	Bld., Dyed Fast and Merod.		59 5 0
11-A	Do.	Californian	Do.	Do.		53 0 0
12	Do.	Superior Egyptian.	Do.	Bld. & Merod.		49 15 0
13	Do.	Superior Egyptian.	Do.	Dyed Fast and Merod.		60 7 0
14	2/10s Crochet	Superior Egyptian Combed.	Single Thread Test 25" = 6 lbs.	Bld., Merod. and Gassed.		53 13 0
15	2/12s Crochet	African	Single Thread Test 25" = 5 lbs.	Bld. & Gassed		48 11 0
15-A	Do.	Californian	Do.	Do.		42 6 0
16	Do.	African	Do.	Bld., Merod. and Gassed.		50 13 0
16-A	Do.	Californian	Do.	D		44 8 0
17	Do.	African	Do.	Bld., Dyed Fast Merod. & Gassed.		61 6 0
17-A	Do.	Californian	Do.	Do.		55 0 0
18	Do.	Superior Egyptian.	Do.	Bld. & Gassed		49 14 0

1	2	3	4	5	6	Rs. A. P.
19	2/12s Crochet	Superior Egyptian.	Single Thread Test 25"=5 lbs.	Bld., Merod. and Gassed.		51 15 0
20	Do.	Do.	Do.	Bld., Dyed Fast, Merod. & Gassed.		62 8 0
21	Do.	African Combed.	Do.	Bld., Mred. and Gassed.		54 8 0
21-A	Do.	Californian Combed.	Do.	Do.		47 4 0
22	Do.	African Combed.	Do.	Bld., Dyed Fast, Merod. & Gassed.		65 1 0
22-A	Do.	Californian Combed.	Do.	Do.		57 12 0
23	Do.	Superior Egyptian Combed.	Single Thread Test 25"=5 lbs.	Bld. Merod. and Gassed.		57 9 0
24	Do.	Superior Egyptian Combed.	Do.	Bld., Dyed Fast, Merod. & Gassed.		68 2 0
25	2/16s	Egyptian Carded.	Single Thread Test 25"=4½ lbs.	Bld., Merod. & Gassed.		53 7 0
26	Do.	Egyptian Combed.	Do.	Do.		59 1 0
27	9/22s	Egyptian Carded.	Single Thread Test 25"=14 lbs.	Bleached		55 2 0
28	Do.	Do.	Do.	Bld. Polished & Direct Dyed.		57 15 0
29	Do.	Egyptian Combed.	Do.	Bleached		60 11 0
30	Do.	Do.	Do.	Bld. Polished & Direct Dyed.		63 0 0
31	4/24s	Egyptian Carded.	Single Thread Test 25"=5 lbs.	Bld. & Merod.		57 7 0
32	2/28s	African	200 190	Bleached		56 11 0
32-A	Do.	Californian	200 190	Bleached		50 5 0
33	Do.	African	200 190	Dyed Direct		59 8 0
33-A	Do.	Californian	200 190	Dyed Direct		53 2 0
34	Do.	African	200 190	Dyed Sul. Colours		60 14 0
34-A	Do.	Californian	200 190	Do.		54 9 0
35	Do.	Superior Egyptian.	240 230	Bleached		57 13 0
36	Do.	Do.	240 230	Dyed Direct		60 10 0
37	Do.	Do.	240 230	Dyed Sulphur Colours		62 1 0
38	2/30s	African	190 180	Bleached		56 15 0
38-A	Do.	Californian	190 180	Do.		50 10 0
39	Do.	African	190 180	Dyed Direct		59 12 0
39-A	Do.	Californian	190 180	Do.		53 7 0
40	Do.	African	190 180	Dyed Sulphur Colours		61 3 0
40-A	Do.	Californian	190 180	Do.		54 13 0
41	Do.	Superior Egyptian	230 220	Bleached		58 2 0
42	Do.	Do.	230 220	Dyed Direct		60 15 0
43	Do.	Do.	230 220	Dyed Sulphur Colours		62 5 0
44	Do.	Do.	230 220	Dyed Fast		68 10 0
45	Do.	Superior Egyptian Combed.	230 220	Bld. & Polished		63 11 0
46	6×2/30s	African	205 195	Bleached		58 6 0
46-A	Do.	Californian	205 195	Bleached		52 0 0
47	Do.	African	205 195	Bld. Dyed Fast		68 14 0
47-A	Do.	Californian	205 195	Do.		62 9 0
48	Do.	Superior Egyptian.	205 195	Bleached		59 8 0
49	Do.	Do.	205 195	Bld. Dyed Fast		70 1 0
50	6/36s	Egyptian Combed.	Single Thread Test 25"=5 lbs.	Bleached		66 5 0

1	2	3	4	5	6
					Rs. A. P.
51	6 × 2/36s	Egyptian	Single Thread	Bld. Merced. and	70 8 0
		Combed.	Test 25"=12 lbs.	Gassed.	
52	12/36s	Do.	Single Thread	Do.	70 8 0
			Test 25"=11 lbs.		
53	12/36s	Egyptian	Single Thread	Bld. Merced. Gassed	81 1 0
		Combed.	Test 25"=11 lbs.	and Dyed Fast.	
54	2/40s	African	160	150 Bleached	53 15 0
54-A	Do.	Californian	160	150 Do.	52 12 0
55	Do.	African	160	150 Dyed Direct	61 12 0
55-A	Do.	Californian	160	150 Do.	55 9 0
56	Do.	African	160	150 Dyed Sulphur Colours	58 2 0
56-A	Do.	Californian	160	150 Do.	56 15 0
57	Do.	Egyptian	190	170 Bld. and Polished	65 10 0
		Combed.			
58	6 × 2/40s	African	160 for 2/40s	150 Bleached	60 5 0
58-A	Do.	Californian	Do.	Do.	54 2 0
59	Do.	African	160	150 Bld. & Dyed Fast	70 14 0
59-A	Do.	Californian	160	150 Do.	64 11 0
60	2/50s	Egyptian	135	125 Bld. & Polished	69 8 0
		Combed.			
61	4/50s	Do.	Single Thread	Bleached	69 12 0
			Test 25"=2½ lbs.		
62	Do.	Do.	Do.	Bld., Merced., Gassed	73 2 0
				and Polished.	
63	4/60s	Do.	Single Thread	Bleached	76 15 0
			Test 25"=2½ lbs.		
64	6/60s	Do.	Single Thread	Bleached	77 3 0
			Test 25"=3 lbs.		

[No. T. C.(7) 43 49.]

T. SWAMINATHAN,

Textile Commissioner.

Bombay, the 5th July 1952

S.R.O. 1186—Corrigendum—In the Textile Commissioner's Notification No. S.R.O. 909, dated the 8th May 1952, published at pages 819—821 of the *Gazette of India*, Part II—Section 3, dated 24th May 1952:—

On page 820 in column 6 against Serial No. 44 for "85-11-0" read "84-11-0."

[No. T.C.(7)/45/49.]

M. R. KAZIMI, Joint Tex. Commissioner.

New Delhi, the 8th July 1952

S.R.O. 1187.—In exercise of the powers conferred by section 10 of the Indian Power Alcohol Act, 1948 (XXII of 1948), the Central Government hereby directs that the following further amendments shall be made in the Indian Power Alcohol Rules, 1950, namely:—

In the said Rules:—

1. In clause (2) of rule 8, for the words "shall grant" the words "shall direct the Power Alcohol Authority of the State to grant to" shall be substituted.

2. In Form P.A. 2,

- (a) for the words and brackets "Industrial Adviser (Non-Engineering)" wherever they occur, the words "Power Alcohol Authority" shall be substituted;
- (b) the words "New Delhi" in both the places where they occur, shall be omitted;
- (c) for the figure, words and brackets "3. The licensee shall be bound to sell power alcohol to Government at the.....bulk gallons (or more than bulk gallons)" the figure, words and brackets "2. The manufacture of power alcohol during the year shall not be less thanbulk gallons (or more than.....bulk gallons)" shall be substituted;
- (d) in paragraph 8 after the words "fulfilment of conditions" the word "of" shall be inserted.

[No. 42(7)-Plant/51.]

MAHENDRAPAL SINGH, Asstt. Secy.

ORDER

New Delhi, the 4th July 1952

S.R.O. 1188.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. S.R.O. 503, dated the 2nd September 1950, in so far as it relates to the fixation of the maximum price of soda ash, the Central Government hereby fixes the following Schedule of maximum price for 1953 cwts, (gross) of soda ash imported from France per s.s. 'Lonerkerk' during the month of February 1952, by Messrs. Jankidas Ramgopal, 48-Canning Street, Calcutta 1.

SCHEDULE

(1)	(2)	(3)	(4)	(5)
Variety of Soda ash.	Maximum price that may be charged by the importer	Maximum price that may be charged by a distributor	Maximum price that may be charged by a wholesale dealer	Maximum price that may be charged by a retail dealer.
Soda ash.	Rs. 24-2-0 per cwt. Ex-godown/F.O.R. Calcutta.	The price specified in Column 2 PLUS (a) actual railway freight by goods train or actual transport charges by sea from Calcutta to the place of destination, (b) handling charges not exceeding annas eight per cwt.	The price specified in Column 3 PLUS a margin not exceeding annas eight per cwt.	The price specified in Column 4 PLUS a margin not exceeding Rs. 1-12-0 per cwt.

NOTE.—These prices are exclusive of local taxes such as Sales Tax, octroi and other local taxes which may be charged extra.

(No. PC-7(18)/51)

P. S. SUNDARAM, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 30th June 1952

S.R.O. 1189.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937), and in supersession of the notification of the Government of India in the late Department of Education, Health and Lands No. F. 18/43-A, dated the 25th February, 1943, the Central Government hereby makes the following rules, the same having been previously published as required by the said section, namely:—

1. *Short title.*—These rules may be called the Table Potato Grading and Marking Rules, 1950.

2. *Grade designations.*—Grade designations to indicate the quality of table potatoes produced in India shall be as set out in column 1 of Schedules I and II annexed to these Rules.

3. *Definition of quality.*—The quality indicated by the respective grade designations shall be as set out against each designation in columns 2 to 8 of Schedules I and II.

4. *Grade designation marks.*—The grade designation mark shall consist of a label of the design and colour specified in Schedule III in conjunction with the grade designation.

5. *Method of Marking.*—The grade designation mark label shall be securely attached to each container and shall clearly show the following particulars:—

- (a) Grade designation with the words "table potatoes".
- (b) Variety or trade name.
- (c) Net weight.
- (d) Name of packing station.
- (e) Date of packing.

6. *Method of packing.*—(1) Containers shall be clean, suitable for the purpose and shall be securely closed.

(2) The tubers in any container shall be of one grade and reasonably uniform. The top layer shall be representative of the entire contents of the package in respect of variety, size, colour and freedom from defects.

SCHEDULE I

Grade Designations and definition of quality of Table Potatoes (Oval or long varieties*)

Grade designation	General	Definition of Quality					
		Applicable to single tuber's size (Minimum diameter in.)	Conformity to variety etc.	Applicable to quantities			
				Tolerances			
				Under-size or over-size	Disease† damage, etc.	Earth and extraneous matter	Maximum Aggregate of all defects under columns 5, 6 & 7
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Extra Special	Reasonably clean, healthy potatoes, free from serious defect and suitable for human consumption.	1½ in.**	At least 95% by weight must conform to the variety.	Not more than 2% of the total weight may pass through sieve having circular holes with a diameter of the minimum size specified (in column 3) for the grade; included in this not more than 0.5% of the total weight may pass through a 1 in. mesh.	Not more than 2% of the total weight may consist of appreciably diseased, damaged or unsightly potatoes and included in this amount.	Not more than 2% may be present, the percentage to be calculated on the net weight of screened potatoes.	4% of the total weight.
Special	Ditto.	1½ in.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.

*The word "Oval or Long" shall be marked following the grade name on the AGMARK label by means of a rubber stamp.

**When the potatoes have been passed over a riddle of greater mesh than 1½ in., the minimum size may, at the seller's discretion be appended to the grade name, e.g., "Extra Special" (2 in., 2.25 in., 2.5 in. etc.) but potatoes which exceed 3½ in. ches in their smallest diameter shall be excluded from grading.

† 1. Any disease or defect the presence of which may be established by cutting open the potato shall be taken into account, and potatoes having cuts worm and slug holes penetrating into the flesh shall be regarded as damaged.

2. Potatoes affected by green-ness superficial disease or damage shall not be regarded as diseased or damaged unless more than 1/10 of the surface is so affected.

3. A potato shall only be regarded as being obviously affected with the soft rot, if at the time of inspection, it is squashy or the surface is at some part distinctly broken or water-soaked to disease.

SCHEDULE II

Grade designations and definition of quality of Table Potatoes (round varieties*)

Grade designation	General	Applicable to single tuber's size (Minimum diameter in.)	Definition of Quality				
			Conformity to variety etc.	Applicable to qualities			
				Tolerances			
				Under-size or over-size	Disease,† damage, etc.	Earth and extraneous matter	Maximum Ag- gregate of all defects under co- lumn 5, 6 and 7
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Extra Special	Reasonably clean, healthy potatoes, free from serious defect and suitable for human con- sumption.	1½ in.**	At least 95% by weight must conform to the variety.	Not more than 2% of the total weight may pass through sieve having circular holes with a diameter of the minimum size specified (in column 3) for the grade; in- cluded in this not more than 0.5% of the total weight may pass through a 1 in. mesh.	Not more than 2% of the total weight may consist of ap- preciably di- seased, damaged or unsightly potatoes and included in this amount.	Not more than 2% may be present, the percentage to be calculated on the net weight of screened potatoes.	4% of the total weight.
Special	Ditto.	1½ in.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.

*Potatoes of round varieties shall be packed separately. The word "Round" shall be marked following the grade name on the AGMARK label by means of a rubber stamp.

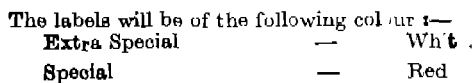
**When the potatoes have been passed over a riddle of greater mesh than 1½ in., the minimum size may, at the seller's discretion be appended to the grade name, e.g., "Extra Special" (2 in., 2.25 in., 2.5 in., etc.) but potatoes which exceed 3½ inches in their smallest diameter shall be excluded from grading†.

† 1. Any disease or defect the presence of which may be established by cutting open the potato shall be taken into account, and potatoes having cuts, worm and slug holes penetrating into the flesh shall be regarded as damaged.

2. Potatoes affected by green-ness superficial disease or damage shall not be regarded as diseased or damaged unless more than 1/10 of the surface is so affected.

3. A potato shall only be regarded as being obviously affected with the soft rot, if at the time of inspection, it is squashy or the surface is at some part distinctly broken or wet owing to disease.

The grade designation mark for potatoes shall consist of the following design in conjunction with a grade designation:—



N. K. BHOJWANI, Dy. Secy

S.R.O. 1190.—In pursuance of Section 4(X) of the Indian Cotton Cess Act 1923 (XIV of 1923), the Central Government is pleased to appoint Shri C. Jagannatha Rao, Cotton Extension Officer, Coimbatore to be an additional member of the Indian Central Cotton Committee, Bombay.

J. S. RAJ, Dy. Secy.

New Delhi, the 3rd July 1952

S.R.O. 1191.—In exercise of the powers conferred by clause 11 of the Sugar and Gur Control Order, 1950, the Central Government is pleased to direct that the following further amendments shall be made in the Ministry of Agriculture Notification S.R.O. 792 dated the 19th October, 1950:—

1. In "The Schedule" to the said Notification, under the column "Designation of Officers" after the entry "All District Organisers Civil Supplies and Rationing, Punjab" add "District Supply Officer, Kangra at Dharmasala". Under the column "Extent of Powers" against the above entry, add "All except in respect of producers of sugar by vacuum pan process".
2. In "The Schedule" to the said Notification, under the column "Designation of Officers" for the entry "Deputy Secretary, Commerce Department, Saurashtra" substitute "Director of Food Supplies & Deputy Secretary, Industry & Supply Department (Food), Saurashtra."

[SV-105(3)/51-III]

S.R.O. 1192.—In exercise of the powers conferred by clause 11 of the Sugar and Gur Control Order 1950, the Central Government is pleased to direct that the following further amendments shall be made in the Ministry of Agriculture Notification S.R.O. 792-A, dated the 19th October, 1950:—

1. In "The Schedule" to the said notification against item "7. Punjab" under column (2) "Designation of authority" after the entry "All District Organisers Civil Supplies & Rationing, Punjab", add "District Supply Officer, Kangra at Dharmasala". Under column (3) "Clauses" against above entry, add "6, 7(ii) and 8".
2. In the schedule to the said Notification against item "15. Saurashtra" under column (2) "Designation of authority" for "Deputy Secretary, Commerce Department" substitute "Director of Food Supplies & Deputy Secretary Industry and Supply Department (Food)".

[SV-105(3)/51-III]

P. A. GOPALAKRISHNAN, Jt. Secy.

MINISTRY OF HEALTH*New Delhi, the 3rd July 1952*

S.R.O. 1193.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with articles 313 and 372 thereof and paragraph 19 of the Adaptation of Laws Order, 1950 the President hereby directs that the following amendment shall be made in the Central Services (Medical Attendance) Rules, 1944, namely:—

Amendment

In the said Rules—

for Clauses (ii) and (iii) of sub-rule (a) of rule 2 the following clauses shall be substituted, namely:—

- "(ii) in respect of a Government servant not belonging to a Central Service, Class I, whose pay is less than Rs. 500 but more than Rs. 150 per mensem, an Assistant Surgeon, Grade I, (Medical Graduate), or other medical officer, appointed by the Government to attend its officers in the station;
- (iii) in respect of any other Government servant, an Assistant Surgeon, Grade II, (Medical Licentiate), or other medical officer, similarly appointed."

[No. F. 18(B)-6/52-P.]

A. V. VENKATASUBBAN, Under Secy.

S.R.O. 1194.—The following draft of further amendments to the Drugs Rules 1945, which it is proposed to make in exercise of the powers conferred by sections 12 and 33 of the Drugs Act, 1940 (XXIII of 1940), is published as required by the said sections for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 5th October, 1952.

2. Any objection or suggestion which may be received from any person in respect of the said draft before the date specified will be considered by the Central Government.

Draft Amendments

In the said Rules—

1. In rule 65—

(a) the proviso to condition (2) shall be omitted.

(b) for condition (9) the following condition shall be substituted namely:—

“(9) Substances specified in Schedules H and L and preparations containing such substances shall not be sold by retail except on and in accordance with a prescription of a registered medical practitioner.”

2. In rule 97—

(a) in sub-rule (2) the word ‘liquid’ occurring after the words ‘liquid antiseptic or other’ shall be omitted.

(b) after sub-rule (4) the following sub-rule shall be inserted namely:—

“(5) The container of a medicine ready for treatment of human ailments shall, if the medicine contains industrial methylated spirit, indicate this fact on the label and be labelled with the words ‘For external use only’.”

3. For SCHEDULE E, the following SCHEDULE shall be substituted, namely:—

“SCHEDULE E.

(See Rules 65 and 97).

List of poisons

1. Acetanilide; Alkyl acetanilides.

2. Aconite, roots of.

3. Alkaloids, the following; their salts, simple or complex:—

*@ (1) Acetyldihydrocodein.

(2) Acetyldihydrocodeinone; its esters.

(3) Aconite, alkaloids of, except substances containing less than 0.02 per cent. of the alkaloids of aconite.

(4) Apomorphine, except substances containing less than 0.2 per cent. of apomorphine.

(5) Atropine, except substances containing less than 0.15 per cent. of atropine.

*(6) Berberine and its preparations, excepting substances containing less than 0.02 per cent. of Berberine.

(7) Belladonna, alkaloids of, except substances containing less than 0.15 per cent. of the alkaloids of belladonna calculated as a hyoscyamine.

@ (8) Benzoylmorphine.

@ (9) Benzylmorphine.

(10) Brucine, except substances containing less than 0.2 per cent. of brucine.

(11) Calabar bean, alkaloids of.

@ (12) Coca, alkaloids of, except substances containing less than 0.1 per cent of the alkaloids of coca.

@ (13) Cocaine, except substances containing less than 0.1 per cent. of cocaine.

*@ (14) Codeine, except substances containing less than 1.5 per cent. of codeine.

- (15) Colchicine, except substances containing less than 0.5 per cent. of colchicine.
- (16) Conine, except substances containing less than 0.2 per cent. of conine.
- (17) Cotarnine, except substances containing less than 0.2 per cent. of cotarnine.
- *(18) Curare, alkaloids of curare bases.
- @(19) Diamorphine (Diacetylmorphine hydrochloride).
- @(20) Dihydrocodeinone; its esters.
- *(21) Dihydrodesoxymorphine; its salts.
- *@(22) Dihydrohydroxycodeinone; its esters.
- @(23) Dihydromorphine; its esters.
- @(24) Dihydromorphinone; its esters.
- *(25) Diphenylmorpholinoheptanone; its salts.
- @(26) Ecgonine; except substances containing less than 0.1 per cent. of ecgonine; its esters.
- (27) Emetine, except substances containing less than one per cent. of emetine.
- (28) Ephedra, alkaloids of, except substances containing less than one per cent. of the alkaloids of ephedra.
- (29) Ergot, alkaloids of.
- @(30) Ethylmorphine, except substances containing less than 0.2 per cent. of ethylmorphine.
- (31) Gelsemium, alkaloids of, except substances containing less than 0.1 per cent. of the alkaloids of gelsemium.
- (32) Homatropine, except substances containing less than 0.15 per cent. of homatropine.
- (33) Hyoscine, except substances containing less than 0.15 per cent. of hyoscine.
- (34) Hyoscyamine, except substances containing less than 0.15 per cent. of hyoscyamine.
- (35) Jaborandi, alkaloids of, except substances containing less than 0.5 per cent. of the alkaloids of jaborandi.
- (36) Lobelia, alkaloids of except substances containing less than one per cent. of the alkaloids of lobelia.
- *(37) Metopon (Methyldihydromorphinone); its salts.
- @(38) Morphine, except substances containing less than 0.2 per cent. of morphine calculated as anhydrous morphine.
- (39) Nicotine.
- (40) Papaverine, except substances containing less than one per cent. of papaverine.
- (41) Pomegranate, alkaloids of, except substances containing less than 0.5 per cent. of the alkaloids of pomegranate.
- (42) Quebracho, alkaloids of.
- (43) Sabadilla, alkaloids of, except substances containing less than one per cent. of the alkaloids of sabadilla.
- (44) Solanaceous alkaloids, not otherwise included in this List, except substances containing less than 0.15 per cent. of solanaceous alkaloids calculated as hyoscyamine.
- (45) Stavesacre, alkaloids of, except ointments, lotions for external use and substances containing less than 0.2 per cent. of the alkaloids.
- (46) Strychnine, except substances containing less than 0.2 per cent. of strychnine.
- @(47) Thebaine, except substances containing less than one per cent. of thebaine.
- *(48) Tropa Cocaine (Benzoyl Pseudo Tropine), its salts.
- (49) Veratrum, alkaloids of, except substances containing less than one per cent. of the alkaloids of veratrum.
- (50) Yohimba, alkaloids of.

4. Allylisopropylacetylurea.
- *5. Amidone; its salts and their preparations.
6. Amidopyrine; its salts.
7. Amino-alcohols, esterified with benzoic acid, phenylacetic acid, phenyl propionic acid, cinnamic acid or the derivatives of these acids, except in substances containing less than ten per cent. of esterified amino-alcohols.
8. Ammonia, except substances containing less than five per cent. weight in weight, of ammonia.
9. Amphetamine (beta-aminopropylbenzene); its salts; its N-alkyl derivatives; their salts; beta-amino-iso-propylbenzene; its salts; its N-alkyl derivatives, their salts, except when present in inhalers provided that the poison is absorbed in inert solid material within the inhaler.
10. Amyl nitrite.
11. Antimony, chlorides of; oxides of antimony; sulphides of antimony; antimonates; antimonites; organic compounds of antimony. Preparations of antimony, except substances containing less than the equivalent of one per cent. of antimony trioxide.
12. Arsenic, halides of; oxides of arsenic; sulphides of arsenic; arsenates; arsenites; aceto-arsenites; thio-arsenates; organic compounds of arsenic. Preparations of arsenic except substances containing less than the equivalent of 0.01 per cent. of arsenic trioxide.
13. Barbituric acid; its salts; derivatives of barbituric acid; their salts; compounds of barbituric acid, its derivatives, their salts, with any other substance.
14. Barium salts of, other than barium sulphate.
15. Butylchloral hydrate.
- @16. Cannabis (the dried flowering or fruiting tops and leaves of *Cannabis sativa* Linn); the resin of cannabis, extracts of cannabis; tinctures of cannabis; cannabin tannate.
17. Cantharidates, except substances containing less than the equivalent of 0.01 per cent. of cantharidin.
18. Cantharidin, except substances containing less than 0.01 per cent. of cantharidin.
- *19. Carbachol.
20. Chloral formamide.
21. Choral hydrate.
22. Chloroform, except substances containing less than 10 per cent. of chloroform.
- *23. Crysophanic acid.
24. Creosote from wood, except substances containing less than 50 per cent. of creosote.
25. Croton, oil and seeds of.
26. Datura, seeds and leaves of; preparations of datura, except substances containing less than 0.15 per cent. of the alkaloids of datura calculated as hyoscyne.
27. Diaminodiphenylsulphone, its salts and derivatives, excluding their preparations and dressings for external use.
28. Digitalis glycosides of, except substances containing less than one unit of activity (as defined in the British Pharmacopoeia) in two grammes of the substance.
29. Dinitrocresols; dinitronaphthols; dinitrophenols; dinitrothymols.
30. Elaterin.
31. Ergot (the sclerotia of any species of *Claviceps*); extracts of Ergot; tinctures of Ergot.
32. Erythrityl tetranitrate.
33. Formaldehyde, except substances containing less than 5 per cent. of Formaldehyde.
34. Glyceryl trinitrate (nitroglycerine).
35. Guanidines, the following; polymethylene diguanidines, diparaanisylphenetyl guanidine.

- *36. Hydantoin, its salts, its derivatives and their salts.
- 37. Hydrochloric acid, except substances containing less than nine per cent., weight in weight, of hydrochloric acid.
- 38. Hydrocyanic acid, except substances containing less than 0.1 per cent. of hydrocyanic acid (HCN); cyanides, except substances containing less than the equivalent of 0.1 per cent., weight in weight, of hydrocyanic acid (HCN) double cyanides of mercury and zinc.
- 39. Hydrofluoric acid; potassium fluoride; sodium fluoride; sodium silicofluoride.
- 40. Insulin.
- 41. Lead acetates; compounds of lead with acids from fixed oils.
- 42. Mannityl Hexanitrate.
- 43. Mercuric chloride or mercuric ammonium chlorides; except substances containing less than one per cent. of mercuric chloride; mercuric iodide, except substances containing less than two per cent. of mercuric iodide; nitrates of mercury, except substances containing less than the equivalent of three per cent., weight in weight, of mercury (Hg.); potassio-mercuric iodides, except substances containing less than the equivalent of one per cent. of mercuric iodide; organic compounds of mercury except substances containing less than the equivalent of 0.2 per cent. weight in weight, of mercury (Hg.); mercuric oxycyanides; oxides of mercury.
- 44. Nitric acid, except substances containing less than nine per cent., weight in weight, of nitric acid.
- 45. Nitrobenzene.
- 46. Nitrophenols, ortho, meta or para.
- 47. Nux Vomica, seeds of; preparations of nux vomica, except substances containing less than 0.2 per cent. of the alkaloids of nux vomica.
- 48. Oil of Savin.
- @49. Opium, except substances containing less than 0.2 per cent. of morphine calculated as anhydrous morphine.
- 50. Orthocaine; its salts.
- 51. Ouabain.
- *52. Oxazolidine; its derivatives.
- 53. Oxalic acid; metallic oxalates other than potassium quadroxalate.
- *54. Oxyinchoninic acid; derivatives of; their salts; their esters, including cinchoninic acid and cincophen.
- 55. Para-amino-benzene-sulphonamide; its salts, derivatives of para-amino-benzene-sulphonamide having any of the hydrogen atoms of the para-amino group or of the sulphamido group substituted by another radical; their salts.
- 56. Para-amino-benzoic acid; esters of; their salts.
- 57. Pethidine Hydrochloride.
- 58. Phenetidylphenacetin.
- *59. Phenols, that is, any member of the series of phenols of which the first member is phenol and of which the molecular composition varies from member to member by one atom of carbon and two atoms of hydrogen; and halogen derivatives of phenols; except medicines with less than 1 per cent. of phenol nasal sprays, mouth washes pastilles, lozenges, capsules, pessaries, ointments or suppositories containing less than 2.5 per cent. of phenol.
- 60. Phenylcinchoninic acid, salicyl-cinchoninic acid; their salts, their esters.
- 61. Phenylene diamines; toluene diamines; other alkylated benzene diamines, their salts.
- 62. Phosphorus yellow.
- 63. Picric acid, except substances containing less than nine per cent. Picric acid.
- 64. Picrotoxin.
- 65. Pituitary gland, the active principles of.
- 66. Potassium hydroxide, except substances containing less than 12 per cent., weight in weight, of potassium hydroxide.

67. Sodium hydroxide, except substances containing less than 12 per cent., weight in weight, of sodium hydroxide.

*68. Sodium Monofluoroacetate.

69. Sulphonal; alkyl sulphonals.

70. Sulphuric acid, except substances containing less than nine per cent., weight in weight, of sulphuric acid.

71. Strophanthus, glycosides of strophanthus.

72. Suprarenal gland, the active principles of; their salts.

*73. Syntropan (Phosphate of 3-Diethylamino 2, 2-Dimethyl propyl tropate).

74. Thallium, salts of.

75. Thyroid gland, the active principles of; their salts.

*76. Trasentin (Diethylamino Ethyl Diphenyl acetate).

77. Tribromomethyl alcohol.

78. Zinc Chloride.

*79. Zinc Phosphide.

@ These items are also subject to the provisions of the Dangerous Drugs Act, 1930.

*These are items amended or inserted on the recommendations of the Poisons Sub-Committee.

4. In SCHEDULE G, after item 'Allylisopropylacetylurea', item 'Chrysophanic acid' shall be inserted.

5. In SCHEDULE H,

(a) before the item 'Amidopyrine; its salts' the following items shall be inserted, namely:—

"Acetyldihydrocodeine"

"Amidone, its salts and their preparations".

(b) the proviso to the item 'Barbituric acid; its salts; derivatives of barbituric acid; their salts; compounds of barbituric acid, its salts, its derivatives, their salt, with any other substance;' shall be omitted.

(c) after the item 'Barbituric acid; its salts; derivatives of barbituric acid, their salts; compounds of barbituric acid, its salts, its derivatives, their salt, with any other substance;', the following items shall be inserted, namely:—

"Diaminodiphenylsulphone, its salts and derivatives, excluding their preparations and dressings for external use."

"Dodeca methyl diguanadine Hydrochloride."

6. After SCHEDULE K, the following SCHEDULE shall be inserted, namely:—

"SCHEDULE L

[See rule 65(9)]

Substances required to be sold by retail only upon a prescription given by a registered medical practitioner.

1. Ayureomycin; its preparations.

2. Bacitracin; its salts and preparations.

3. Chloramphenicol.

4. Penicillin and its preparations for parenteral administration.

5. Streptomycin, Dihydrostreptomycin; their salts and their preparations.

6. Terramycin; its preparations.

7. Tyrothricin; its preparations.

8. Para-amino-Salicylic acid; its salts and their preparations."

[No. F. 1-10/52 D.S.]

S. DEVANATH, Under Secy.

MINISTRY OF TRANSPORT*New Delhi, the 2nd July 1952*

S.R.O. 1195.—In exercise of the powers conferred by clause (c) of sub-section (2) of section 52 of the Delhi Road Transport Authority Act, 1950 (No. XIII of 1950), the Central Government hereby makes the following rules, namely:—

1. *Short title.*—These rules may be called the Delhi Road Transport Authority (Functions and Duties of the General Manager and Chief Accounts Officer) Rules, 1952.

2. *Definitions.*—In these rules, unless the context otherwise requires:—

- (a) “Act” means the Delhi Road Transport Authority Act, 1950 (XIII of 1950);
- (b) “Chairman” means the Chairman of the Authority;
- (c) “Rules” means the Rules made by the Central Government under section 52 of the Act;
- (d) “Regulations” means the regulations made by the Authority under section 53 of the Act.

3. *Functions and duties of the General Manager.*—The functions and duties of the General Manager shall be:—

- (i) to co-ordinate, supervise and control the work of other officers and servants of the Authority;
- (ii) to convene, under the orders of the Chairman, meetings of the Authority in accordance with the Act, or the Rules or Regulations and to implement the decisions reached at the meetings;
- (iii) to attend every meeting of the Authority unless prevented by sickness or other reasonable cause;
- (iv) to furnish all returns, documents, etc., required by the Act or the Rules to the Central Government and to correspond with the Central Government upon all matters concerning the Authority;
- (v) to lay before the Authority, and to carry out the directions issued by the Central Government under the Act;
- (vi) to ensure that the provisions of the Act, or the Rules and Regulations framed thereunder are strictly observed; and
- (vii) to perform such other functions and duties as may from time to time be entrusted or delegated to him by the Central Government or the Authority.

4. *Functions and duties of the Chief Accounts Officer.*—(1) The functions and duties of the Chief Accounts Officer shall be:—

- (i) to maintain the accounts of the Authority and to make them available for audit;
- (ii) to prepare the budget of the Authority and keep a watch on the expenditure with a view to keep it within the budget limits and to bring to the notice of the Authority any expected excesses or savings;
- (iii) to watch that no expenditure is incurred without proper financial and administrative sanction and to detect and prevent excessive claims;
- (iv) to compile such financial statements and other statistics relating to the working of the Authority as may be required by the Central Government or the Authority;
- (v) to make recommendations for the disposal of surplus or obsolete assets of the Authority and for the investment of the funds of the Authority; and
- (vi) to perform such other functions and duties as may from time to time be entrusted to him by the Central Government or the Authority.

(2) The Chief Accounts Officer shall have the right to refer to the Authority any matter which in his opinion ought to be brought to its notice.

S.R.O. 1196.—In exercise of the powers conferred by clause (m) of sub-section (2) of section 52 of the Delhi Road Transport Authority Act, 1950 (XIII of 1950), the Central Government is pleased to make the following rules, namely:—

1. These rules may be called the Delhi Road Transport Authority (Service of Notices and Orders) Rules, 1952.

2. In these rules, unless the context otherwise requires,—

(a) "Act" means the Delhi Road Transport Authority Act, 1950 (XIII of 1950).

(b) "Authority" means the Delhi Road Transport Authority.

3. Except where otherwise expressly provided in these rules, a notice or order to be served on any person for the purposes of this Act may be served—

(a) on such person personally; or

(b) by registered post, acknowledgment-due, addressed to such person at his last known address.

Provided that where for any reason the notice or order cannot be served in the aforesaid manner, a copy of the notice or order may be affixed on some conspicuous part of the house in which such person is known to have last resided or carried on business or personally worked for gain.

4. The notice required to be given under section 8 of the Act shall be served by means of a letter addressed to the Secretary to the Government of India, Ministry of Transport.

5. The order referred to in clause (d) of section 47 of the Act shall be served on the Secretary of the Authority and a copy thereof shall be sent to the Chief Commissioner, Delhi.

6. The order referred to in section 49 of the Act shall be served on the Secretary of the Authority and copies of the order shall be sent to each local authority concerned with the levy of toll or other charge in respect of which the order is made.

[No. 51-TAG(45)/50]

S.R.O. 1197.—In exercise of the powers conferred by clause (f) of sub-section (2) of section 52 of the Delhi Road Transport Authority Act, 1950 (XIII of 1950), the Central Government hereby makes the following rules namely:—

RULES

1. *Short Title and Commencement.*—(1) These rules may be called the Delhi Road Transport Authority (Valuation of Assets) Rules, 1952.

(2) They shall come into force at once.

2. *Definitions.*—In these rules, unless the context otherwise requires,—

(a) "Act" means the Delhi Road Transport Authority Act, 1950 (XIII of 1950).

(b) "depreciated book value" means the original purchase price including any charges in respect of transport and other similar charges, as entered in the books of the Authority minus depreciation at the rates adopted by the Authority for the various items of its assets.

(c) "salvage" means such unserviceable assets as have to be stored in heaps and sold in lots.

3. *Method of Valuation.*—The total valuation of assets referred to in clause (h) of sub-section (2) of section 20 of the Act shall be the estimated sale price in the case of salvage and the depreciated book value in the case of other assets.

Explanation.—Where some salvage has already been disposed of, the estimated sale price of similar salvage shall be based on last sales.

[No. 51-TAG(50)/50]

New Delhi, the 5th July 1952

S.R.O. 1198.—In exercise of the powers conferred by sub-section (2) of section 8 of the Provident Funds Act, 1925 (XIX of 1925), the Central Government hereby directs that the provisions of the said Act shall apply to the Provident Fund established for the benefit of the employees of the Delhi Road Transport Authority.

[No. 18-TAG(4)/52-I.]

S.R.O. 1199.—In exercise of the powers conferred by sub-section (3) of section 8 of the Provident Funds Act, 1925 (XIX of 1925) the Central Government hereby adds to the Schedule to the said Act the name of the following public Institution,—

“The Delhi Road Transport Authority, New Delhi”.

[No. 18-TAG(4)/52-II.]

T. S. PARASURAMAN, Dy. Secy.

PORTS

New Delhi, the 4th July 1952

S.R.O. 1200.—In pursuance of sub-section (2) of Section 9 of the Madras Port Trust Act, 1905 (Madras Act II of 1905), it is hereby notified that, in accordance with the provisions of Section 13 of the said Act, Shri N. Barlow of Messrs. Binny & Co. (Madras) Ltd. Madras, has been elected by the Madras Chamber of Commerce to be a Trustee of the Port of Madras with effect from the 27th June, 1952, *vice* Shri R. E. Gastell resigned.

[No. 13-PI(65)/52.]

S. N. CHIB, Dy. Secy.

MERCHANT SHIPPING

New Delhi, the 4th July 1952

S.R.O. 1201.—In exercise of the powers conferred by section 21 of the Indian Merchant Shipping Act, 1923 (XXI of 1923), the Central Government hereby directs that the following further amendments shall be made in the rules to regulate the granting of certificates of competency to Masters and Mates in the Mercantile Marine published with the notification of the Government of India in the late Department of Commerce No. 21-M.I.(2)/30, dated the 6th December 1930, as amended by the Government of India, Ministry of Transport Notification No. S.R.O. 1954, dated the 30th November 1951, namely:—

In the said notification:—

1. In paragraph 2 of rule 34 for the words “total corrections” the words “total correction of altitudes” shall be substituted.
2. In paragraph 5 of rule 34 for the words “shall be construed” the words “is always to be regarded” and for the words “the lower grades” the words “certificate of lower grades” shall be substituted.
3. In rule 35(b) after the words “the terms” the words “Block Coefficient” shall be inserted.
4. In rule 36(a) for the word “Deviation” the word “Deviations” shall be substituted.
5. In rule 37(c) the words “and position line” shall be omitted.
6. In rule 37(b) for the words “corresponding to” the word “in” shall be substituted.
7. In rule 37(g) for the words “a heavenly body” the words “the sun or star” shall be substituted.
8. In rule 38(a) for the word “whether” occurring after the letters “e.g.” the word “weather” shall be substituted.
9. In rule 38(e) for the word “Thigonometry” the word “Trigonometry” shall be substituted.
10. In rule 39(a) after the word “Earth” the word “Poles” shall be inserted.
11. In rule 41(1)(d) for the word “stearing” the word “steering” shall be substituted.
12. In rule 41(5)(a) for the word “meanoeuvres” the word “manoeuvres” shall be substituted.
13. In rule 41(6)(b) for the words “hearing plate” the words “bearing plate” shall be substituted.
14. In rule 41(7)(a) for the word “Semaphors” the word “Semaphore” shall be substituted.

15. In 1st sentence of rule 44 after the words "Second Mate" the words "extended to cover the Moon and Planets" shall be inserted.
16. In rule 44—
 - (i) in clause (a), for the words "heavenly bodies" the words "a heavenly body" shall be substituted and for the word "any" the letter "a" shall be substituted.
 - (ii) in clause (b) for the word "any" the letter "a" shall be substituted.
17. In rule 49(2)(a) for the words "Electric Theory" the words "Electronic Theory" shall be substituted.
18. In rule 53 for the words "Paper 3" the words "Paper 2" shall be substituted.
19. In rule 53(a) for the words "moment of magnet" the words "moment of a magnet" shall be substituted.
20. In rule 53(c) for the words "Coefficient", "Sitting" and "corrections" the words "Coefficients", "Siting" and "correction" shall be substituted, respectively.
21. In rule 54(a) for the words "previous examinations" the words "required for lower grade certificates" shall be substituted.
22. In rule 54(d) for the word "or" the word "on" shall be substituted.
23. In rule 56(1)(c) for the word "fuel" the word "feed" shall be substituted.
24. In rule 56(3)(c) for the words "shore bases" the words "shore based" shall be substituted.
25. In rule 66A(a) for the word "docks" the word "decks" shall be substituted.
26. In rule 68(a) after the words "Distance of a point of land" the word "or" shall be inserted.
27. In rule 69(b) the words "and position line" shall be omitted.
28. In rule 69B(a) for the word "those" the word "these" shall be substituted.
29. In rule 69D(1) for the word "Made" the word "Mate" shall be substituted.
30. In rule 69D(2)(d) for the word "propellers" the word "screws" shall be substituted.

[No. 104-M.A.(12)/48.]

S. K. GHOSH, Dy. Secy.

MINISTRY OF COMMUNICATIONS

(Posts and Telegraphs)

New Delhi, the 7th July 1952

S.R.O. 1202.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), the Central Government hereby directs that the following further amendments shall be made in the Indian Telegraph Rules, 1951, namely:—

In the said Rules—

1. For the word 'required', at the end of rule 423, the word 'ignored' shall be substituted.

2. For rule 440, the following rule shall be substituted, namely:—

"440-Reduced charges.—Charges at half the rates provided in rule 439 shall be levied for calls between 6 A.M. and midnight on Sundays and telegraph holidays (Rule 78) and for calls between 9 P.M. to midnight and between 6 A.M. and 8 P.M. on all other days.

Charges at one-third of the rates provided in rule 439 shall be levied for calls between midnight and 6 A.M. on all days:

Provided that no reduction shall be made which reduces the charge to less than 6 annas."

3. In rule 443 after the words 'If a call is made from', the words 'or to' shall be added.

[No. R. 3-71/51]

K. V. VENKATACHALAM, Dy. Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY*New Delhi, the 7th July 1952*

S.R.O. 1203.—In exercise of the powers conferred by sub-section (2) of section 3 of the Indian Boilers Act, 1923 (V of 1923) and in supersession of the notification of the Government of India in the late Ministry of Works, Mines and Power No. EL-II/301(2), dated the 8th February 1949, the Central Government hereby declares that the provisions of the said act shall not apply in the case of boilers and steam-pipes (not being boilers or steam-pipes in any colliery) which belong to or are under the control of any of the railways specified in the Schedule hereto annexed.

SCHEDULE

1. The Southern Railway.
2. The Central Railway.
3. The Western Railway.
4. The Northern Railway.
5. The North Eastern Railway.
6. The Eastern Railway.
7. The Ahmadpur Katwa Railway.
8. The Arrah Sasaram Railway.
9. The Bankura Damodar River Railway.
10. The Barasat Basirhat Light Railway.
11. The Bombay Port Trust Railway.
12. The Barsi Light Railway.
13. The Bukhtiarpur Bihar Light Railway.
14. The Burdwan Katwa Railway.
15. The Calcutta Port Commissioner's Railway.
16. The Futwa Islampur Railway.
17. The Howrah Amta Railway.
18. The Howrah Sheakhala Light Railway.
19. The Kalighat Falta Railway.
20. The Madras Port Trust Railway.
21. The Shahdara (Delhi) Saharanpur Light Railway.

[No. M/BL-301(1)/52.]

K. P. MATHRANI, Dy. Secy.

CENTRAL BOILERS BOARD*New Delhi, the 28th June 1952*

S.R.O. 1204.—The following draft of certain amendments to the Indian Boiler Regulations, 1950 which the Central Boilers Board propose to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (V of 1923), is published as required by sub-section (1) of section 31 of the said Act, for information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th August 1952.

Any objections or suggestions which may be received from any person with respect to the said draft before the date specified will be considered by the Central

Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

For regulation 4 of the said Regulations the following regulation shall be substituted, namely:—

“Standard Requirements.

“4. (a) *Material*.—All plates, rivets and bars used in the construction of boilers shall be tested and found to conform with the Regulations hereinafter contained.

(b) *Construction*.—All boilers during construction shall be under the supervision of an Inspecting Officer.

(c) *Certificates etc. under section 14(1) (c) of the Act*.—In advance of or along with an application for registration of a boiler the following certificates and drawings or specifications shall be furnished to the Chief Inspector, namely:—

- (i) A certificate in form II.—from an Inspecting Authority certifying that the material was tested and the boiler was built under their supervision. Together with such certificate the Inspecting Authority may furnish a Memorandum of Inspection Book in Form I prepared in the manner prescribed by Regulation 386 in respect of the inspection of the boiler during construction and the hydraulic test applied on completion.
- (ii) A certificate in form III.—of manufacture and test signed by the maker or by a responsible representative of the maker of the boiler containing a description of the boiler, its principal dimensions, particulars of the kind of material used in its construction, the thickness of all plates, the diameter of and method of forming the rivet holes in the shell plates, particulars of any departure from ordinary practice in making the shell such as solid rolling or welding, the hydraulic test to which the boiler was subjected, the intended working pressure, the area of heating surface, the maximum continuous evaporative capacity, the year and place of make, and the works number of the boiler.
- (iii) A drawing or print.—to a scale, in the case of large boilers of not less than $\frac{1}{4}$ inch to the foot and, in the case of small boilers of not less than $1\frac{1}{2}$ inches to the foot, showing the principal dimensions and a longitudinal section and end view of the boiler, and bearing the works number of the boiler and the maker's office stamp. The drawing shall show details of riveting of longitudinal and circumferential seams with pitch of rivets, cross spacing of rivet rows and diameters of rivet holes; the radii of curvature of dished end plates fillets of flanges and corners of bent plates, and where gusset stays are fitted the number and diameter of rivet holes in each gusset stay.

In the case of water tube boilers, the fore-going scales shall apply to the main boiler drums only, but in addition a general arrangement drawing of the boiler to a scale of not less than $\frac{1}{4}$ inch to the foot shall be provided.

- (iv) A certificate in form IV.—from the steel maker and a certificate from the maker of the plates, rivets or bars, of the nature referred to in Regulations 26 and 27 respectively. The certificate from the maker of the plates, rivets or bars, shall show the charge numbers, the plate or bar numbers and the number and dimensions of the various plates etc. tested their chemical analysis, their ultimate tensile breaking strength in tons per square inch of section the percentage of elongation and the length on which measured, the number kind and result of bend or other tests made and the date of tests.

Provided that where an Inspecting Authority furnished a certificate in Form II together with a Memorandum of Inspection Book in Form I in accordance with sub-regulation (c) (i) the certificates prescribed, under

clauses (ii) and (iv) need not be furnished to the Chief Inspector when application is made for registration of the boiler. But should any question arise in respect of the fitness of the boilers for the working pressure approved by the Inspecting Authority within a period of three years from the date of their registration, the owner shall if requested by the Chief Inspector obtain and furnish the original documents specified in the said clauses.

In the case of steel made and tested by well-known makers in India or other countries, the certificate of the makers in Form IV as prescribed in Regulation 26 may be accepted in lieu of a certificate from an Inspecting Authority in so far as it relates to testing of steel as specified in Form II.

The Central Boilers Board shall decide whether, for the purposes of this Regulation, the maker is well-known or not.*

***Note:** For the list of well-known steel makers recognised by the Central Boilers Board see Appendix G.

(v) In the case of fusion welded and seamless forged drums a certificate from the manufacturer furnishing the results of tests specified in Chapter V in regard to chemical analysis and tensile, bend, izod impact tests.

In the case of fusion welded drums the diagram of welded repairs and temperature charts of heat-treatment shall also be furnished.

(d) *Maker's Stamp.*—The boiler shall have stamped upon its front plate in a conspicuous position the following particulars:—

MAKER'S NAME

Work's Number..... Year of make.....

Tested to.....Lbs..... On.....

W.P.....Lbs.....

Inspecting Officer's or

Inspecting Authority's Official stamp.

Note.—Consequential changes will be made in Forms II, III and IV as per details given below:—

(i) In Form II substitute: Regulation 4(c) (i) for Regulation 4(c).

(ii) In Form III substitute: Regulation 4(c) (ii) for Regulation 4 (c) (d).

(iii) Form IV shall be replaced with the Form IV enclosed herewith.

FORM IV

Steel maker's certificate of manufacture and results of Tests.

Regulation 4(c) (iv).

Location of Rolling Mill.....

We hereby certify that the material described below has been madeby theelectric/open hearth, acid/basic process and rolled by us and has been satisfactorily tested in the presence of your Inspecting Officer, or Test House Manager, in accordance with the Standard tests.

Date of tests 19 .

Ordered by.....

Signature or Initials.

Test House Manager.

Date.....

Order.....Number

Boiler.....Number

RESULTS OF TESTS

Charge Number	Brand and No.	Part of Boiler.	Size of plate and bar.			No. of pieces.	Tensile breaking strength in tons per sq inch.	Elongation in inches per cent.	B and tests.	Remarks
			Length Ft. In.	Breadth Ft. In.	Thickness or diameter in 32nds inch.					

hemical analysis.

(e) Certificate for steam pipes.

A certificate of manufacture and test signed by the maker or a responsible representative of the maker of the steam pipes containing particulars and results of tests of materials used in the manufacture and the make and the hydraulic test of all steam pipes supplied."

[No. M/BL-304(65)/51.]

New Delhi, the 30th June 1952

S.R.O. 1205.—The following draft of a further amendment to the Indian Boiler Regulations, 1950 which the Central Boilers Board propose to make in exercise of the power conferred by section 28 of the Indian Boilers Act, 1923 (V of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 15th August 1952.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In the said Regulations:—

1. After clause (m) of Regulation 2 the following clauses shall be inserted, namely:—

- “(n) Maximum permissible pressure is the maximum pressure at which a boiler can be permitted to be operated based on the weakest part of the entire unit;
- (o) Approved working pressure or working pressure is the pressure at which the boiler is actually permitted to be worked based on the pressure required at the boiler or super-heater stop valve which, in no case, shall exceed the Maximum Permissible pressure of the boiler.”

2. In regulation 380—

- (a) In clause (b) the following paragraph shall be inserted at the end, namely;

"In the case of safety valves of Water Tube Boilers that have been set at the Works to blow off at pressures slightly different to each other none of which exceed the maximum permissible pressure, the safety valves may be tested under steam at pressures as specified by the manufacturers. In all other cases, the Chief Inspector may determine the blowing pressure."

- (b) In the second paragraph of clause (c) for the words "if the valves are so adjusted that each blows at the approved pressure" the words "if the valves are or have been so adjusted that each blows at the working pressure or pre-determined set pressure slightly different to each other none of which exceed the maximum permissible pressure" shall be substituted.

[No. M/BL-304(74)/51.]

S.R.O. 1206.—The following draft of a further amendment to the Indian Boiler Regulations, 1950, which the Central Boilers Board propose to make in exercise of the power conferred by section 28 of the Indian Boilers Act, 1923 (V of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 15th August 1952.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

Draft Amendment

In clause (a) of regulation 392 of the said Regulations for the word, "Extensive" the word "major" shall be substituted.

[No. M/BL-304(1)52.]

A. K. SEN, Secy.

MINISTRY OF LABOUR

New Delhi, the 5th July 1952

S.R.O. 1207.—Whereas the Central Government is satisfied that public interest requires the extension of the period specified in the notification of the Government of India in the Ministry of Labour, No. S.R.O. 61, dated the 4th January, 1952, declaring the coal industry so far as it is concerned with the production and supply of coal and coke to be a public utility service;

Now, therefore, in exercise of the powers conferred by the proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby declares the coal industry so far as it is concerned with the production and supply of coal and coke to be a public utility service for purposes of the said Act for a further period of six months commencing from the 14th July, 1952.

[No. LR-I(32).]

New Delhi, the 8th July 1952

S.R.O. 1208.—In pursuance of sections 3 and 4 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Central Government hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Labour No. SS.21(2) (2), dated the 6th September, 1948, namely:—

In the said notification, for item No. (17), the following item shall be substituted, namely:—

"(17) Shri Syed Abdul Lateef Razvi, I.A.S., Joint Secretary to the Government of Hyderabad, Labour Department, Hyderabad."

[No. SS.121(53).]

ORDER

New Delhi, the 8th July 1952

S.R.O. 1209.—Whereas the Central Government is of the opinion that an industrial dispute exists between the employers in relation to the Asian Assurance Co. Ltd., and their workmen in respect of the matter specified in the schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Calcutta, constituted under section 7 of the said Act.

SCHEDULE

Whether the termination of the services of Shri Panchanan Manna from the Calcutta Branch of the Company was justified and, if not, what relief should be granted to him.

[No. LR-90(143).]

S. NEELAKANTAM, Dy. Secy.

New Delhi, the 5th July 1952

S.R.O. 1210.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in respect of certain applications under section 33-A of the said Act preferred by workmen of the Allahabad Bank Limited and the Central Bank of India Limited.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT CALCUTTA

20/1, GURUSADAY ROAD, BALLYFUNGEE, CALCUTTA-19

Before Shri K. S. Campbell-Puri, B.A., LL.B., Chairman

In the matter of 76 applications under Section 33-A of the Industrial Disputes Act, 1947 (as amended) preferred by the employees of Allahabad Bank, Ltd., and that of the Central Bank of India, Ltd., through U.P. Bank Employees' Union regarding the alleged non-payment of bonus to some of the employees of the aforesaid Banks.

AWARD

By Notification No. LR.100(7)/I, dated 3rd/4th January 1952 the Government of India in the Ministry of Labour referred an industrial dispute between the employers in relation to the banking companies specified in Schedule I and their workmen, in respect of the matters specified in Schedule II annexed thereto. Notices were issued to the parties and the case which was registered as Reference No. 3 of 1952 in this office is still pending and will come up in due course, in order of precedence.

It however so transpired that 76 applications under section 33-A of the Industrial Disputes Act were preferred through the different units of the U.P. Bank Employees' Union with the common allegations that the payment of bonus has been withheld to some of the workmen including the applicants on the plea of alleged disobedience on the issue of working hours to certain employees of different branches in violation of the provisions of Section 33 of the Act. The usual notice was issued to the parties in all the applications which are detailed as below:—

I. ALLAHABAD BANK LTD.

Name of applicant.	Application No. in miscellaneous case register.
<i>U.P. Bank Employees Union, Agra:</i>	
(1) Shri Meher Chand Kakar, Agra.	... 20/52.
<i>U.P. Bank Employees Union, Shahjehanpur:</i>	
(2) Shri Prakash Narain Tandon, Shahjehanpur.	... 33/52.
(3) Shri Shyam Nath Mehrotra, Shahjehanpur.	... 34/52.

I. ALLAHABAD BANK LTD.—(contd.)

Name of applicant.	Application No. in miscellaneous case register.
(4) Shri Kedar Nath Sharma, Shahjehanpur.	... 35/52.
(5) Shri Har Prasad Mehra, Shahjehanpur.	... 36/52.
(6) Shri Shambhu Dayal Bajpai, Shahjehanpur.	... 37/52.
(7) Shri Satya Narain Agnihotri, Shahjehanpur.	... 38/52.
(8) Shri Jag Narain Misra, Shahjehanpur.	... 39/52.
(9) Shri Jai Mangal Pd. Pandey.	... 40/52.
(10) Shri Chinta, Shahjehanpur.	... 41/52.
(11) Shri Balwant, Shahjehanpur.	... 42/52.
(12) Shri Shyamlal, Shahjehanpur.	... 43/52.
(13) Shri Ram Chander, Shahjehanpur.	... 44/52.
<i>U.P. Bank Employees Union, Banaras:</i>	
(14) Shri Denanath Rai, Banaras.	... 60/52.
(15) Shri Thakur Prosad Kapur, Banaras.	... 61/52.
(16) Shri Banarsi Pandey, Banaras.	... 62/52.
(17) Shri Shiva Naresh Singh, Banaras.	... 63/52.
<i>U.P. Bank Employees Union, Aligarh:</i>	
(18) Shri Vishwa Nath Mehrotra, Aligarh.	... 67/52.

II. CENTRAL BANK OF INDIA LTD.

<i>U.P. Bank Employees, Union, Agra:</i>	
(1) Shri Radha Raman Misra, Agra.	... 21/52.
(2) Shri Hari Prosad Gupta, Agra.	... 22/52.
(3) Shri Mool Chand Tandon.	... 23/52.
(4) Shri Kedar Nath Chaturvedi, Agra.	... 24/52.
(5) Shri Anand Kumar Jasuja, Agra.	... 25/52.
(6) Shri Rameshwar Dayal Saxena, Agra.	... 26/52.
(7) Shri Saran Das Varma, Agra.	... 27/52.
(8) Shri Uma Shankar Sharma, Agra.	... 28/52.
(9) Shri Maithli Sharan Jain, Agra.	... 29/52.
(10) Shri Daya Shankar Sharma, Agra.	... 30/52.
(11) Shri Rajendra Nath Chaturvedi, Agra.	... 31/52.
(12) Shri Jawahar Lal Tandon, Agra.	... 32/52.
<i>U.P. Bank Employees Union, Banaras:</i>	
(13) Shri B. K. Porwal.	... 45/52.
(14) Shri Bachan Singh, Banaras.	... 46/52.
(15) Shri Puran Chand Phatak, Banaras.	... 47/52.
(16) Shri R. C. Malviya, Banaras.	... 48/52.
(17) Shri Dharam Das Tewari, Banaras.	... 49/52.
(18) Shri Sita Ram Agarwal, Banaras.	... 50/52.
(19) Shri Krishna Das, Banaras.	... 51/52.
(20) Shri L. N. Rao Hoshing, Banaras.	... 52/52.
(21) Shri Kailash Nath Kool.	... 53/52.
(22) Shri J. N. Mohley, Banaras.	... 54/52.
(23) Shri Govind Krishna Manakar, Banaras.	... 55/52.
(24) Shri Baldeoji Dave, Banaras.	... 56/52.
(25) Shri Hargen Tiwari, Peon, Banaras.	... 57/52.
(26) Shri Raghunath, Peon, Banaras.	... 58/52.
(27) Shri Loka Bahadur, Banaras.	... 59/52.

II. CENTRAL BANK OF INDIA LTD.—(contd.)

Name of applicant.	Application No. in miscellaneous case register.
<i>U.P. Bank Employees Union, Mathura:</i>	
(28) Shri R. S. Srivastava, Mathura.	64/52.
(29) Shri R. P. Sharma, Mathura.	65/52
(30) Shri Lala Ram, Mathura.	66/52.
<i>U.P. Bank Employees Union, Aligarh:</i>	
(31) Shri Murari Lal Verma, Aligarh.	68/52.
(32) Shri A. P. Chaturvedi, Aligarh.	69/52.
(33) Shri B. B. L. Varshney, Aligarh.	70/52.
(34) Shri B. N. Saxena, Aligarh.	71/52.
(35) Shri B. N. Misra, Aligarh.	72/52.
(36) Shri G. D. Bhatt, Aligarh.	73/52.
(37) Shri Ram Babu Sharma, Aligarh.	74/52.
(38) Shri Ram Sarup, Aligarh.	75/52.
(39) Shri Hira Lal.	76/52.
(40) Shri Dhanam Parkash Sharma, Aligarh.	77/52.
(41) Shri Makhanlal, Aligarh.	78/52.
(42) Shri Sham Lal, Aligarh.	79/52.
(43) Shri Ram Singh, Aligarh.	80/52.
<i>U.P. Bank Employees Union, Muzaffarnagar:</i>	
(44) Shri N. C. Jain, Muzaffarnagar.	81/52.
(45) Shri J. P. Gupta, Muzaffarnagar.	82/52.
(46) Shri Mitra Sen Goel, Muzaffarnagar.	83/52.
(47) Shri M. L. Isser, Muzaffarnagar.	84/52.
(48) Shri Roshan Lal Mittal, Muzaffarnagar.	85/52.
(49) Shri Mohendra Prosad Jain, Muzaffarnagar.	86/52.
(50) Shri Pherumal Jain, Muzaffarnagar.	87/52.
(51) Shri Som Prakash Gupta, Muzaffarnagar.	88/52.
<i>U.P. Bank Employees Union, Hathras:</i>	
(52) Shri Chhitar Mal Sharma, Hathras.	89/52.
(53) Shri Chandra Mohan Lal Sharma, Hathras.	90/52.
(54) Shri Harsaroop Agarwal, Hathras.	91/52.
(55) Shri Hari Shankar Sharma, Hathras.	92/52.
(56) Shri Ram Singh Chauhan, Hathras.	93/52.
(57) Shri Suresh Chand Rastogi, Hathras.	94/52.
(58) Shri Laxman, Hathras.	95/52.

The written statements of the Banks were being awaited when it has come into the notice of the Tribunal that the question of payment of bonus in relation to both the aforesaid Banks has been referred by the Central Government in the Ministry of Labour to the 'All India Industrial Tribunal (Bank Disputes)' by a separate order No. LIt-100(23)/1, dated 4th June 1952, published in the *Gazette of India* dated 14th June 1952 (S.R.O. 1080, dated 4th June 1952), at page 952 of the gazette. Now as the dispute raised by the applicants in the applications under section 33-A described above has been duly referred for adjudication by a separate Notification to the All India Industrial Tribunal (Bank Disputes) stated in the Schedule as under—

SCHEDULE

"Whether each of the aforesaid banks is justified in withholding payment of bonus for the year 1951 from certain workmen employed in its

branches in the State of Uttar Pradesh who are not observing the working hours prescribed by it from time to time."

These 76 applications have consequently become infructuous. The same are filed without having been adjudged on merits. Awarded accordingly.

CALCUTTA;
23rd June, 1952.

K. S. CAMPBELL-PURI, *Chairman,*
Central Govt. Industrial Tribunal Calcutta.
[No. LR-100(7).]

ORDER

New Delhi, the 8th July 1952

S.R.O. 1211.—Whereas the Central Government is of opinion that an industrial dispute exists between the Hindustan Commercial Bank, Limited, and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Calcutta constituted under section 7 of the said Act.

SCHEDULE

(1) Whether or not Shri Shyam Lal Gupta worked as Officer-in-Charge at Harpalpur Pay Office of the Bank with effect from the 1st August 1947, that is, from the date the status of the office was raised from Sub-Pay Office to that of Pay Office.

(2) For what period did he work in that post and what should be his pay for the period.

[No. LR-100(39).]

N. C. KUPFUSWAMI, *Under Secy.*

New Delhi, the 8th July 1952

S.R.O. 1212.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (XLVI of 1948), the Central Government hereby directs that the following further amendments shall be made in the Coal Mines Provident Fund Scheme published with the notification of the Government of India in the Ministry of Labour No. PF-15(5)/48, dated the 11th December, 1948, namely:—

In the said Scheme.—

(i) paragraph 43 shall be omitted.

(ii) for paragraph 44, the following paragraph shall be substituted, namely:—

"Contribution Cards of Absentee Members—Submission to the Commissioner.—Where an employee leaves service in a coal mine without any notice to the employer, the employer shall keep with himself his contribution card until the ends of the calendar month following that in which the employee left such service and if during such period the employee is not re-employed in the coal mine the employer after making the necessary entries therein shall send the card by registered post or through a messenger to the Commissioner accompanied by a statement in duplicate in Form J annexed hereto:

Provided that if during any such period the employee is employed in another coal mine and the employer receives a request from the employer in the other coal mine for the card of the member, the first mentioned employer shall, within ten days of the receipt of the request, send to the other employer by registered post the said card duly completed together with a copy of a statement in Form J in duplicate, a copy of such statement being sent simultaneously also to the Commissioner"

- (iii) in paragraphs 45 and 46 the words "Identity Card", "and Identity Cards, if any" and "Identity Cards" wherever they occur, shall be omitted,
- (iv) in paragraph 47, the words "Identity and" shall be omitted,
- (v) in paragraph 69, the words "issue duplicate Identity Cards and" shall be omitted,
- (vi) From G annexed to the Scheme shall be omitted.

[No. PF.2(16)/52.]

SADASHIVA PRASAD, Dy. Secy.

MINISTRY OF FINANCE
(Department of Economic Affairs)

New Delhi, the 2nd July 1952

S.R.O. 1213.—In pursuance of sub-section (3) of section 6 of the Rehabilitation Finance Administration Act, 1948 (XII of 1948), read with rule 7 of the Rehabilitation Finance Administration Rules, 1948, the Central Government hereby notifies that Sardar Ujjal Singh, a member of the Advisory Board of the said Administration, having resigned his membership, ceased to be a member with effect from the 14th May, 1952.

[No. D. 2958-F.I/52]

S. K. SEN, Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 1st July 1952

S.R.O. 1214.—In exercise of the powers conferred by sub-section (6) of section 5 of the Indian Incometax Act, 1922 (XI of 1922), and in supersession of its Notification No. 13/I.T. dated the 12th February 1949, the Central Board of Revenue appoints the Officers specified in the 3rd, 4th, 5th and 6th columns of the Schedule annexed hereto, to perform all the functions of an Incometax Officer, Inspecting Assistant Commissioner of Incometax, Appellate Assistant Commissioner of Incometax and the Commissioner of Incometax respectively in respect of the persons specified in the corresponding entry in the 2nd column thereof:

Provided that nothing herein contained shall apply to cases or classes of cases assigned to a Commissioner of Incometax appointed under sub-section (2) of section 5 of the Indian Incometax Act, 1922 without reference to area.

SCHEDULE

Serial No.	Persons	Income-tax Officer	Inspecting Assistant Commissioner of Income-tax	Appellate Assistant Commissioner of Income-tax	Commissioner of Income-tax
1	2	3	4	5	6
1	All Government servants under the audit of the Accountant General, Madras.	Income-tax Officer, Madras Salaries Circle.	Inspecting Assistant Commissioner, Central Range Madras.	Appellate Assistant Commissioner 'A' Range, Madras.	Commissioner of Income-tax, Madras.
2	Employees of the Southern Railway working in that portion of the line formerly known as the Madras and Southern M. R. Railway except those under the audit of the Deputy Accountant General, Industries and Supply, Calcutta.	Third Addl. Income-tax Office, Salaries Circle, Madras.	Do.	Do.	Do.
3	All Government servants who are under the audit of the Deputy Accountant General, Posts and Telegraphs, Madras including those residing in Part B States of Mysore, Travancore-Cochin and Hyderabad but excluding those residing in Andaman Islands.	Income-tax Officer, Salaries Circle, Madras.	Do.	Do.	Do.
4	Military employees under the audit control of the Controller of Military Accounts, Southern Command, Poona.	Income-tax Officer, Salaries and refunds, Poona.	Inspecting Assistant Commissioner, Poona Range, Poona.	Appellate Assistant Commissioner, Poona Range, Poona.	Commissioner of Income-tax, Bombay South, Bombay.
5	Employees, whether Civil or Military, who are members of, or attached to, the Military Accounts Department and are under the audit control of the Field Controller of Military Accounts, Officers and Clearing House Poona.	Do.	Do.	Do.	Do.
6	Persons (excluding those who fall under Serial No. 71, not resident in the taxable territories and not assessed through statutory agents under section 43 any part of whose income is derived from horse racing.	Income-tax Officer, 'A' Ward, Poona.	Do.	Do.	Do.

1	2	3	4	5	6
7	All Jockeys and Trainers in Bombay State.	Incometax Officer, 'A' Word, Poona	Inspecting Assistant Commissioner, Poona Range, Poona	Appellate Assistant Commissioner, Poona Range, Poona	Commissioner of Incometax, Bombay South, Bombay
8	Persons in the payment of Force 136, Dholpur House, New Delhi.	Incometax Officer attached to the Adjutant General's Branch, General Headquarters stationed at Poona.	Inspecting Assistant Commissioner Poona Range Poona.	Appellate Assistant Commissioner, Poona Range, Poona.	Commissioner of Incometax, Bombay South, Bombay.
9	Persons (excluding those who fall under serial No. 71) not resident in the taxable territories whose total income is made up of income wholly taxed at source or dividends or both and which exceeds Rs. 25,000.	1st Income-tax Officer, Non-Residents Refund Circle, Bombay.	Inspecting Assistant Commissioner, 'D' Range, Bombay City.	Appellate Assistant Commissioner, 'K' Range, Bombay, City.	Commissioner of Incometax, Bombay City.
10	Pensioners who draw their pensions either in the United Kingdom or through post-offices in the State of Jammu and Kashmir and reside in the State of Jammu and Kashmir.	Do.	Do.	Do.	Do.
11	Persons not resident in the taxable territories claiming double incometax relief whose total income in the previous three years exceeded Rs. 25,000	Do.	Do.	Do.	Do.
12	Persons assessed under section 44 C of the Act.	Incometax Officer, Companies Circle II (1), Bombay City.	Appellate Assistant Commissioner, B-Range, Bombay City.	Inspecting Assistant Commissioner, D-Range, Bombay City.	Do.
13	Persons (excluding those who fall under serial No. 69) not resident in the taxable territories whose total income is made up of income wholly taxed at source or dividends or both and which does not exceed Rs. 25,000.	Second I. T. O., Non-residents Refund Circle, Bombay City.	Inspecting Assistant Commissioner, 'D' Range, Bombay City.	Appellate Assistant Commissioner K-Range, Bombay City.	Do.

14	Persons not resident in taxable territories claiming D.I.T. relief whose total income in the previous three years did not exceed Rs. 25,000	Do.	Do.	Do.	Do.
15	Religious and Charitable Institutions outside the taxable territories not liable to incometax under section 4(3) (i) and (ii) of the Indian Incometax Act, 1922—applying for refund of tax deducted at source or for exemption certificates.	Do.	Do.	Do.	Do.
16	Employees of the Central Railway working in that portion of the line formerly known as the Great Indian Peninsular Railway, except those under the audit of the Deputy Accountant General, Industries and Supply, Calcutta.	I. T. O., Salaries Section I, Bombay.	I. A. C., 'C' Range, Bombay.	Do.	Do.
17	Employees of the Western Railway working in that portion of the line formerly known as the Bombay, Baroda and Central India Railway and the Saurashtra Railway except those under the audit of the Deputy Accountant General, Industries and Supply, Calcutta.	Do.	Do.	Do.	Do.
18	Government servants employed under the Director General of Observatories, Poona, who are under the audit of the Accountant General, Bombay.	Do.	Do.	Do.	Do.
19	Naval employees under the audit control of the Controller of Naval Accounts, Bombay.	Do.	Do.	Do.	Do.
20	Members of the Entertainment National Services Associations serving in the taxable territories.	Do.	Do.	Do.	Do.
21	Employees of the Geoffrey Manners and Company Limited, Bombay, stationed anywhere in the taxable territories.	First I. T. O., S. B. II, Bombay.	Do.	A.A.C., 'K' Range, Bombay.	Commissioner of Income-tax, Bombay City.

1	2	3	4	5	6
22	Convenanted and other employees of the Burmah Oil Co., (India Trading) Limited working in Northern and Eastern India other than those stationed in Calcutta, having headquarters at Digboi.	Second Addl. I.T.O., I.A.C., Shillong Dibrugarh.	A.A.C., Dibrugarh	Commissioner of Incometax, Assam and Tripura, Calcutta.	
23	Convenanted and other employees of the Burmah Oil Company (India Concessions) Limited working in Northern and Eastern India other than those stationed in Calcutta, having headquarters at Digboi.	Do.	Do.	Do.	Do.
24	Employees of the North-Eastern Railway under the audit of the Regional Accounts Officer, Pandu ;				
	(a) whose annual salary during the previous years exceeded the maximum amount not chargeable to incometax, under the law for the time being in force or being less than that amount has for some reasons subjected to deduction of tax at source ;	1st Addl. I. T. O., Gauhati.	Do.	Do.	Do.
	(b) Others	The Income tax Officer in whose jurisdiction the income arises.	The I.A.C. who has been appointed to perform the function of an I.A.C. in the area where the Incometax Officer referred to in Column 3 has jurisdiction.	Appellate Assistant Commissioner who has been invested with powers to hear appeals against the decision of the I.T.O. referred to in Column 3.	Commissioner of Incometax of the State concerned.
25	European Employees in India and Indian Employees in West Bengal, Bihar, Orissa, Assam, Uttar Pradesh, Punjab and in any Part B or C States of Messrs. Rallis India Limited.	I. T. O., District III-A, Calcutta.	Inspecting Assistant Commissioner, Range No. II, Calcutta.	Appellate Assistant Commissioner, 'A' Range, Calcutta.	Commissioner of Incometax, West Bengal, Calcutta.

26	European Employees of the Imperial Tobacco Company (India) Limited, and the Indian Leaf Tobacco Development Company Limited in the States of Bombay, Madras, Uttar Pradesh, Punjab, West Bengal, Bihar, Orissa and Assam.	Do.	Do.	Do.	Do.
27	European employees of the Tobacco Manufacturers (India) Limited and the Printers (India) Limited, in the States of Bombay, Madras, Uttar Pradesh, Punjab, West Bengal, Bihar, Orissa and Assam.	Do.	Do.	Do.	Do.
28	Employees of the 'Statesman' Limited stationed at Delhi.	Do.	Do.	Do.	Do.
29	Employees of Messrs. Burmah Shell Oil Storage and Distributing Company of India Limited stationed at Delhi.	Do.	Do.	Do.	Do.
30	Employees of the Bata Shoe Company Limited stationed any where in the taxable territories.	Do.	Do.	Do.	Do.
31	Employees of the B.O.A.C., stationed anywhere in the taxable territories.	Do.	Do.	Do.	Do.
32	Employees of the General Electric Company of India Limited stationed at New Delhi.	Do.	Do.	Do.	Do.
33	Pensioners, other than pensioners of the Central Government residing outside West Bengal, who are under the audit of the Accountant General, West Bengal.	Income-tax Central Circle, Calcutta.	Officer, Salaries Inspecting Assistant Commissioner of Income-tax, Range No. IV, Calcutta.	Appellate Assistant Commissioner of Income-tax, "A" Range, Calcutta.	Do
34	Employees of the Eastern Railway, whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax under the law for the time being in force or being less than that amount, has for some reason been subjected to deduction of tax at source.	Income-tax Railway Miscellaneous Salaries Circle, Calcutta.	Officer, and Do.	Do.	Do.

1	2	3	4	5	6
35	Central Government servants serving outside West Bengal and Central Government Pensioners residing outside West Bengal, who are under the audit of the Accountant General, West Bengal, Calcutta and whose annual salary during the previous year exceeded the maximum amount not chargeable to incometax under the law for the time being in force or being less than that amount, has for some reason been subjected to deduction of tax at source.	Income-tax Officer, Railway and miscellaneous Salaries circle, Calcutta.	Inspecting Assistant Commissioner of Income-tax, Range M. IV, Calcutta.	Appellate Assistant Commissioner, of Income-tax, "A" Range, Calcutta.	Commissioner of Incometax, West Bengal, Calcutta.
36	Employees under the audit of the Assistant Director of Audit Defence Services (Factories and Supplies), Calcutta and all staff of the Factory Accounts Branch of Military Accounts Department under the Assistant Director of Audit, Defence Services (Factories and Supplies) Calcutta and Controller of Army Factories Accounts, Calcutta, whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax under the law for the time being in force or being less than that amount, has for some reason been subjected to deduction of tax at source.	Do.	Do.	Do.	Do.
37	Pensioners whose pension are payable from Defence Service Estimates through the Controller of Military Accounts and Pensions, Allahabad, who reside in West Bengal and whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax under the law for the time being in force or being less than that amount, has for some reason been subjected to deduction of tax at source.	Do.	Do.	Do.	Do.

38	All employees and pensioners of the Posts and Telegraphs Department under the audit of the Deputy Accountant General Posts and Telegraphs, Calcutta, whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax under the law for the time being in force or being less than that amount has for some reason been subjected to deduction of tax at source.	Do.	Do.	Do.	Do.
39	Employees of the India General Navigation and Railways Company Limited and River Steam Navigation Company Ltd., working in West Bengal, Bihar, Orissa and Assam except those who carry on business in addition.	Income-tax Officer, District V-A, Calcutta.	Inspecting Assistant Commissioner of Income-tax, Range No. II, Calcutta.	Do.	Do.
40	Employees of W. T. Henley's Telegraph Works Company Limited stationed at Bombay, Delhi and Madras.	Do.	Do.	Do.	Do.
41	Employees of the North-Eastern Railway other than those mentioned in S. No. 24.	Income-tax Officer, Gorakhpur.	Inspecting Assistant Commissioner of Income-tax, Lucknow Charge.	Appellate Assistant Commissioner of Income-tax, Banaras Range.	Commissioner of Income-tax, Uttar Pradesh, Lucknow.
42	Employees of the Pertabpore Company Limited.	Do.	Do.	Do.	Do.
43	Military employees under the audit control of— (i) the Chief Paymaster British Troops (India) Meerut. (ii) the Controller of Military Accounts, Eastern Command Meerut, and (iii) Deputy Director of Audit Defence Services (Eastern Command), Meerut.	Income-tax Officer, Military Meerut.	Inspecting Assistant Commissioner of Income-tax, Meerut.	Appellate Assistant Commissioner of Income-tax, Meerut.	Do.
44	Persons under the audit control of the Controller of Military Accounts (Pensions) Allahabad other than those covered by any of the other items in this Schedule.	Income-tax Officer, Central Allahabad.	Inspecting Assistant Commissioner of Income-tax, Lucknow.	Appellate Assistant Commissioner of Income-tax, Lucknow.	Do.

1	2	3	4	5	6
45	Government servants under the audit of the Deputy Accountant General, Posts and Telegraphs, Nagpur.	Income-tax Salary Nagpur.	Officer, Circle, Inspecting Assistant Commissioner of Income-tax, Madhya Pradesh.	Appellate Assistant Commissioner of Income-tax, Nagpur Range, Nagpur.	Commissioner of Income-tax, Madhya Pradesh and Bhopal, Nagpur.
46	Officers of the Women's Medical Service and of the Junior Branch of the same.	Income-tax Simla.	Officer, Inspecting Assistant Commissioner of Income-tax, Amritsar.	Appellate Assistant Commissioner of Income-tax, Ambala Range.	Commissioner of Income-tax, Punjab, PEPSU, Himachal Pradesh and Bilaspur, Simla.
47	Members of the Nursing staff of the Lady Minto's Indian Nursing Association.	Do.	Do.	Do.	Do.
48	Persons under the audit control of the Controller of Accounts, Air Forces, Dehra Dun (except those mentioned in Serial No. 55.)	Income tax Ambala.	Officer, Do.	Do.	Do.
49	All employees, whether civil or military, who are members of, or are attached to the Military Accounts Department and are under the audit control of the Field Controller of Military Accounts, Other Ranks, Ambala.	Do.	Do.	Appellate Assistant Commissioner of Income-tax, Ambala.	Do.
50	Employees under the audit control of the Comptroller, Patiala, Deputy Controller of Military Accounts, Patiala and Deputy Accountant General, Post and Telegraph, Kapurthala.	Income-tax Salary Patiala.	Officer, Circle, Inspecting Assistant Commissioner of Income-tax, Patiala.	Appellate Assistant Commissioner of Income-tax, Ambala Range, Ambala.	Do.
51	Government employees under the audit control of the Accountant General, Punjab, Simla, the Accountant General Posts and Telegraphs, Simla, the Director of Railway Audit, Simla, the Military Accountant General (Pay), Simla and the Assistant Director of Audit, Defence Services, Ambala.	Income-tax Salary Simla.	Officer, Circle, Do.	Do.	Do.

52	Government servants under the audit of the Accountant General, Central Revenues (excluding Government servants in the Indian Audit and Accounts Service attached to Railways and Postal Audit Offices), the Deputy Accountant General, Posts and Telegraphs, Delhi, the Accountant General, Food, Industries and Supply, New Delhi, the Deputy Accountant General, Food, Delhi, the Deputy Accountant General, Industries and Supply, New Delhi, Director of Audit, Defence Services, New Delhi, the Assistant Director of Audit, Defence Services, Ambala. Employees of the Northern Railway other than those working in that portion of the line formerly known as Jodhpur Railway and Bikaner State Railway (except those under the audit control of the Deputy Accountant General Industries and Supply, Calcutta) the Chief Auditor, Railway Clearing Accounts, Delhi and Government servants resident in the Andamans who are subject to the Audit of the Deputy Accountant General, Posts and Telegraphs, Madras.	Income-tax Officer, Salary Circle, Delhi.	Inspecting Assistant Commissioner of Income-tax, Delhi.	Appellate Assistant Commissioner of Income-tax, 'A' Range, New Delhi.	Commissioner of Income-tax, Delhi.
53	Military Pensioners resident in the States of Mewar, Bharatpur, Bikaner, Jaipur, Marwar, Alwar and Bhopal, who are under the audit of the Controller of Military Accounts (Pension), Allahabad.	Do.	Do.	Do.	Do.
54	Pensioners who draw their pensions from Hyderabad (Deccan) Treasuries and are under the audit of the Accountant General, Central Revenues.	Do.	Do.	Do.	Do.
55	Air Force Employees whose accounts are maintained by the R.I.A.F. Central Accounts Office, New Delhi.	Do.	Do.	Do.	Do.

1	2	3	4	5	6
56	Employees of the Church Missionary Society, Church of England, Zanana Missionary Society and Church and Mission of Central Council of the Church Missionary Society residing in the Punjab and Delhi States.	Income-tax Officer, Salary Circle, Delhi.	Inspecting Assistant Commissioner of Income-tax, New Delhi.	Appellate Assistant Commissioner of Income-tax, 'A' Range, New Delhi.	Commissioner of Income-tax, Delhi
57	Employees of the American United Presbyterian Mission residing in the Uttar Pradesh, Punjab and Delhi States.	Do.	Do.	Do.	Do.
58	Employees of the Rajasthan Minerals Company Limited.	Do.	Do.	Do.	Do.
59	Employees under the audit control of the Accountant General and Deputy Controller of Military Accounts, Rajasthan.	Income-tax Officer, Salary Circle, Jaipur.	Inspecting Assistant Commissioner of Income-tax, Jaipur.	Appellate Assistant Commissioner of Income-tax, Jaipur.	Do.
60	Employees under the audit control of the Accountant General and Deputy Controller of Military Accounts, Madhya Bharat, Gwalior.	Income-tax Officer, Salary Circle, Indore.	Inspecting Assistant Commissioner of Income-tax, Gwalior.	Appellate Assistant Commissioner of Income-tax, Gwalior.	Commissioner of Income-tax, Delhi.
61	Government servants under the audit of the Accountant General, Bihar, excluding persons any part of whose income is derived from the exercise of a profession.	Income-tax Officer, Salary Circle, Ranchi.	Inspecting Assistant Commissioner of Income-tax, Southern Range, Patna.	Appellate Assistant Commissioner of Income-tax, in their respective Ranges.	Commissioner of Income-tax, Bihar and Orissa.
62	Employees of the Tin Plate Company of India Limited, Golmuri (near Jamshedpur) excluding, persons any part of whose income is derived from the exercise of a profession.	Do.	Do.	Do.	Do.
63	Employees of the Tata Iron and Steel Company at Jamshedpur excluding persons, any part of whose income is derived from the exercise of a profession.	Do.	Do.	Do.	Do.

64	Employees of the European Mental Hospital, Ranchi, excluding persons, any part of whose income is derived from the exercise of a profession.	Do.	Do.	Do.	Do.
65	Employees of Indian Mental Hospital, Ranchi, excluding persons, any part of whose income is derived from the exercise of a profession.	Do.	Do.	Do.	Do.
66	Employees of the Lac Research Institute, Namkum (near Ranchi) excluding persons any part of whose income is derived from the exercise of a profession.	Do.	Do.	Do.	Do.
67	Government servants under the audit of the Accountant General, Orissa, excluding persons any part of whose income is derived from the exercise of a profession.	Do.	Do.	Do.	Do.
68	Personnel paid from the Defence Services Estimates who are in the payment of the Junior Controller of Military Accounts, Patna.	Income-tax Officer, Patna.	Inspecting Assistant Commissioner of Income-tax, Northern Range, Patna.	Appellate Assistant Commissioner of Income-tax, Patna.	Do.
69	Persons not resident in "the taxable territories" assessed through statutory agents under section 43 of the Indian Income-tax, Act, 1922, whether their income arises in a single State or in more than one State.	Income-tax Officer, of the District in which the statutory agent carries on the business by reason of which income-tax is chargeable in his name under section 42 or where he resides, as the case may be.	Inspecting Assistant Commissioner of Income-tax who has been appointed to perform the function of an Inspecting Assistant Commissioner in the area where the income-tax Officer, referred to in column 3 has jurisdiction.	Appellate Assistant Commissioner of Income-tax who has been invested with powers to hear appeals against the decision of the Income-tax Officer referred to in Column 3.	Commissioner of Income-tax having jurisdiction over the Income-tax Officer referred to in Column 3.
70	Non-resident pensioners not assessed through statutory agents under section 43 who draw this pension in the United Kingdom or into a Colony, from a company or any other private employer who is assessed in India.	Income-tax Officer having jurisdiction over the employees of the employer paying pension.	Do.	Do.	Do.

1	2	3	4	5	6
71	<p>(i) Defence Services Employees under the audit control of the Field Controller of Military Accounts, Officers and Clearing House, Poona, and/or the Field Controller Military Accounts Other Ranks, Ambala and the D. C. M. A., Jamnagar excluding (a) Employees, whether civil or military, who are members of or are attached to the Military Account Department, and (b) Employees who are partners in a firm in the taxable territories or who have income from business carried on in the taxable territories.</p> <p>(ii) Persons resident outside the taxable territories who at the time of departure from the taxable territories were defence services employees under the audit control of the Field Controller of Military Accounts, Officers and Clearing House, Poona (or previously Field Controller of Military Accounts, Poona) or the Field Controller of Military Accounts, Other Ranks, Ambala and who are not under the audit control of any other Audit Officer in the taxable territories in respect of accounting periods during which they were Defence Services employees in Indian Payment.</p> <p>(iii) Persons being widows or dependents of Defence Service employees, in the Payment of the Field Controller of Military Accounts, Officers, and Clearing House, Poona, (or previously Field Controller of Military Accounts, Poona) or the Field Controller of Military Accounts, Other Ranks, Ambala.</p>	<p>Income-tax Officer, attached to the Adjutant General's Branch, General Headquarters and stationed at Poona.</p>	<p>Inspecting Assistant Commissioner of Income-tax, Poona Range, Poona.</p>	<p>Appellate Assistant Commissioner of Income-tax Poona Range, Poona.</p>	<p>Commissioner of Income-tax, Bombay South, Bombay.</p>

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| 72 | Air Forces employees whose accounts are maintained by the Base Accounts Office, Air Forces, Bombay and the Employees of the Base Auditor, Royal Air Force, Bombay. | Income-tax Officer, Salaries Section I, Bombay. | Inspecting Assistant Commissioner of Income-tax, C Range, Bombay. | Appellate Assistant Commissioner of Income-tax, "K" Range, Bombay. | Commissioner of Income-tax, Bombay City. |
| 73 | Military employees under the audit control of D. C. M. A., Hyderabad. | Income-tax Officer Salary Circle, Hyderabad. | Inspecting Assistant Commissioner of Income-tax, Range I, Hyderabad. | Appellate Assistant Commissioner of Income-tax, Hyderabad. | Commissioner of Income-tax, Hyderabad. |
| 74 | Employees of the Central Railway working in that portion of the line formerly known as the Nizam State Railway. | Do. | Do. | Do. | Do. |
| 75 | Defence Service Employees under the audit Control of the Deputy Controller of Military Accounts, Jamnagar. | Income-tax Officer A Ward, Jamnagar. | Inspecting Assistant Commissioner of Income-tax, Saurashtra Range, Rajkot. | Appellate Assistant Commissioner of Income-tax, Saurashtra Range, Rajkot. | Commissioner of Income-tax, Bombay North, Kutch and Saurashtra, Baroda. |
| 76 | Persons (excluding those who fall under S. No. 71) not resident in the taxable territories who do not fall under Serial Nos. 6 and 9 and not assessed through statutory agents under section 43 with any income for direct assessment (e.g., house property, interest, etc.). | The Income-tax Officer of the Circle in which arose the greater part of the income for assessment in 1939-40 or in the first year of assessment, whichever year is later: Provided that the same officer shall have jurisdiction for subsequent years so long as some income for direct assessment (not necessarily the greater part) continues to arise within his jurisdiction. | Inspecting Assistant Commissioner of Income-tax, who has been appointed to perform the functions of an Inspecting Assistant Commissioner of Income-tax, in the area where the Income-tax Officer referred to in column 3 has jurisdiction. | Appellate Assistant Commissioner of income-tax, who has been invested with powers to bear appeals against the decision of the Income-tax Officer referred to in column 3. | Commissioner of Income-tax having jurisdiction over the income tax Officer referred to in column 3. |
- *77 Persons (excluding those who fall under S. Nos. 69 and 76) not resident in the taxa-

*This item will apply only to pending assessments for period or periods before the integration or merger of the Indian States.

1	2	3	4	5	6
able territories and not assessed through statutory agents under Section 43 with any income for direct assessment etc. house property, interest etc. residing in the following Indian States:—					
(1) Cochin	I.T.O. Palghat.	I.A.C., Western Range, Coimbatore.	A.A.C., Coimbatore.	C.I.T., Madras.	
(2) Mysore	I.T.O. Salem I.	Do.	A.A.C. A Range, Madras.	Do.	
(3) Pudukottah	I.T.O., Karaikudi I.	I.A.C., Southern Range, Trichinopoly.	A.A.C., Madura.	Do.	
(4) Travancore	I.T.O., Trinnevelly.	Do.	Do.	Do.	
(5) Hyderabad (Longusagar, Raichur Nizamabad, Mahbubnagar, Atrafibalda, Nalgonda and Warangal Distts.).	I.T.O., Bezwada.	I.A.C., Northern Range, Bezwada.	A.A.C., Bezwada.	Do.	
(6) Sandur	I.T.O., Ballary.	Do.	Do.	Do.	
(7) Banganapalle	I.T.O., Kurnool.	Do.	Do.	Do.	
(8) Kathiawar States	I.T.O., Circle I, Ward A, Ahmedabad.	I.A.C. of Income-tax Ahmedabad Range, Ahmedabad.	Adl. A.A.C. of Income tax, Ahmedabad Range, Ahmedabad.	Commissioner of Income-tax, Bombay North, Baroda.	
(9) Baroda	Do.	Do.	Do.	Do.	
(10) Bansada	I.T.O. Surat District.	I.A.C. of Incometax Surat Range, Surat.	Do.	Do.	
(11) Dharampore	Do.	Do.	Do.	Do.	
(12) Sachin	Do.	Do.	Do.	Do.	
(13) Dangs	Do.	Do.	Do.	Do.	

(14) Lunawada	I.T.O., Panchmahals District.	Do.	A.A.C. of Income-tax Ahmedabad Range, Ahmedabad.	Do.
(15) Baria	Do.	Do.	Do.	Do.
(16) Santrampore	Do.	Do.	Do.	Do.
(17) Chhota Udepur	Do.	Do.	Do.	Do.
(18) Ratlam	Do.	Do.	Do.	Do.
(19) Jambaghoda	Do.	Do.	Do.	Do.
(20) Banswada	Do.	Do.	Do.	Do.
(21) Alirajpur	Do.	Do.	Do.	Do.
(22) Vadasinor	Do.	Do.	Do.	Do.
(23) Sanjoli	Do.	Do.	A. A. C. of Income-tax, Ahmedabad.	Do.
(24) Rajpipla	I. T. O., Broach .	Do.	Do. . . .	Do.
(25) Barwani	I. T. O., West Khandesh	Do.	Addl. A. A. C. of In- come-tax, Belgaum Range, Poona.	C. I. T., Bombay South, Bombay.
(26) Bhor	I. T. O., Ward 'A' Poona.	I. A. C. of Income-tax, Poona Range, Poona.	Do. . . .	Do.
(27) Phaltan	Do. . . .	Do. . . .	Do. . . .	Do.
(28) Hyderabad (Bihir, Gulbarga, Osmana- bad, Bedar and Medak Districts).	I. T. O., Ward 'A' Sholapur.	Do. . . .	Do. . . .	Do.
(29) Akkalkot	Do. . . .	Do. . . .	Do. . . .	Do. . . .
(30) Savnur	I. T. O., Ward 'A' Dharwar.	Do. . . .	A. A. C. of Income- tax, Belgaum Range, Belgaum.	Do.

1	2	3	4	5	6
(31) Kolhapur with feudatory Jagira	I. T. O., Ward 'A' Belgaum.	I. A. C. of Income-tax, Poona Range, Poona.	A. A. C. of Income-tax, Belgaum Range, Belgaum.	C. I. T. Bombay South, Bombay.	
(32) Sangli	Do.	Do.	Do.	Do.	
(33) Miraj (Junior)	Do.	Do.	Do.	Do.	
(34) Miraj (Senior)	Do.	Do.	Do.	Do.	
(35) Kurundwad (Senior)	Do.	Do.	Do.	Do.	
(36) Kurundwad (Junior)	Do.	Do.	Do.	Do.	
(37) Mudhol	Do.	Do.	Do.	Do.	
(38) Jamkhindi	Do.	Do.	Do.	Do.	
(39) Ramdurg	Do.	Do.	Do.	Do.	
(40) Sawantvadi	Do.	Do.	Do.	Do.	
(41) Jath	I. T. O., Bijapur	Do.	Do.	Do.	
(42) Aundh	I. T. O., Ward 'A' Satara.	Do.	Do.	Do.	
(43) Janjira	I. T. O., Colaba	Do.	Do.	Do.	
(44) Cooch-Bihar	T. T. O., Jalpaiguri, Darjeeling.	I. A. C., Range V, Calcutta.	A. A. C., 'B' Range, Calcutta.	C. I. T., West Bengal Calcutta.	
(45) Jodhpur	I. T. O., Ajmer	I. A. C., Delhi	A. A. C., Delhi.	C. I. T., Delhi.	
(46) Sirohi	Do.	Do.	Do.	Do.	
(47) Palampur	Do.	Do.	Do.	Do.	
(48) Udaipur	Do.	Do.	Do.	Do.	

(49)	Doongerpur	Do.	Do.	Do.	Do.
(50)	Banswada	Do.	Do.	Do.	Do.
(51)	Pantapgaro	Do.	Do.	Do.	Do.
(52)	Tonk	Do.	Do.	Do.	Do.
(53)	Shahpura	Do.	Do.	Do.	Do.
(54)	Bundi	Do.	Do.	Do.	Do.
(55)	Kotah	Do.	Do.	Do.	Do.
(56)	Jaipur	Do.	Do.	Do.	Do.
(57)	Kishangarh	Do.	Do.	Do.	Do.
(58)	Datia	I. T. O., Jhansi	I. A. C., Kanpur	A. A. C., Agra	C. I. T., U. P., Lucknow.
(59)	Tikamgarh	Do.	Do.	Do.	Do.
(60)	Charkhari	Do.	Do.	Do.	Do.
(61)	Samthar	Do.	Do.	Do.	Do.
(62)	Rampur	Do.	Do.	Do.	Do.
(63)	Jagmanpur	Do.	Do.	Do.	Do.
(64)	Gwalior	Do.	Do.	Do.	Do.
(65)	Bharatpur	I. T. O., Agra	I. A. C., Meerut	Do.	Do.
(66)	Dholpur	Do.	Do.	Do.	Do.
(67)	Karauli	I. T. O., Mathura	Do.	Do.	Do.
(68)	Sirmur	I. T. O., B. Ward, Dehra Dun.	Do.	Do.	Do.
(69)	Tehri Garhwal	I. T. O., Saharanpur	Do.	Do.	Do.
(70)	Rewa	I. T. O., B. Ward, Allahabad.	I. A. C., Kanpur	A. A. C., Kanpur	Do.

1	2	3	4	5	6
(71)	Satara	I. T. O., B Ward, Allahabad.	I. A. C., Kanpur .	A. A. C., Kanpur	C. I. T., U. P., Lucknow.
(72)	Rampur	I. T. O., Bareilly .	I. A. C., Lucknow .	A. A. C., Lucknow .	Do.
(73)	Banaras	I. T. O., Banaras .	Do.	A. A. C., Banaras .	Do.
(74)	Indore	I. T. O., Khandwa .	I. A. C., Madhya Pradesh.	A. A. C., Jubbulpore .	C. I. T., M. P., Nagpur.
(75)	Bhopal	Do.	Do.	Do.	Do.
(76)	Ujjain and Neemuch Districts of Gwalior .	Do.	Do.	Do.	Do.
(77)	Bundelkhand	I. T. O., Jubbulpore .	Do.	Do.	Do.
(78)	Baghelkhand	Do.	Do.	Do.	Do.
(79)	Hyderabad :—				
	(a) Aurangabad District	I. T. O., Khamgaon .	Do.	Do.	Do.
	(b) Parbhani and Nanded Districts	I. T. O., Yeotmal .	Do.	A. A. C., Nagpur .	Do.
	(c) Adilabad and Karimnagar Districts	I. T. O., Wardha .	Do.	A. A. C., Akola .	Do.
(80)	Eastern States other than those specified against entries (77) and (78)	I. T. O., Raipur	Do.	Do.	Do.
(81)	Jaspur	I. T. O., Ranchi-Manbhum. Sadar Circle, Ranchi.	I. A. C., Southern Range, Ranchi.	A. A. C., Cuttack Range.	C. I. T., Bihar and Orissa.
(82)	Saraikala	I. T. O., Singhbhum Circle, Jamshedpur.	Do.	Do.	Do.
(83)	Kharsawan	Do.	Do.	Do.	Do.
(84)	Banai	I. T. O., Sambhalpur	Do.	Do.	Do.

(85)	Rairakhol	Do.	Do.	Do.	Do.
(86)	Sonepur	Do.	Do.	Do.	Do.
(87)	Patna	Do.	Do.	Do.	Do.
(88)	Kalahandi	Do.	Do.	Do.	Do.
(89)	Bamra	Do.	Do.	Do.	Do.
(90)	Gangpur	Do.	Do.	Do.	Do.
(91)	Bondh	Do.	Do.	Do.	Do.
(92)	Atagadh	I. T. O., Cuttack- Balasore Circle.	Do.	Do.	Do.
(93)	Telehar	Do.	Do.	Do.	Do.
(94)	Tihiria	Do.	Do.	Do.	Do.
(95)	Hindol	Do.	Do.	Do.	Do.
(96)	Dhenkanel	Do.	Do.	Do.	Do.
(97)	Narsinghpur	Do.	Do.	Do.	Do.
(98)	Baramba	Do.	Do.	Do.	Do.
(99)	Athmalik	Do.	Do.	Do.	Do.
(100)	Kaonjhar	Do.	Do.	Do.	Do.
(101)	Pal-Lahora	Do.	Do.	Do.	Do.
(102)	Nilgiri	Do.	Do.	Do.	Do.
(103)	Mayurbhanj	Do.	Do.	Do.	Do.
(104)	Nayagarh	I. T.O., Ganjam-Puri- Koraput Circle.	Do.	Do.	Do.
(105)	Dashpalla	Do.	Do.	Do.	Do.

1	2	3	4	5	6
(106) Rampur	I. T. O., Ganjam-Puri-Koraput Circle.	I. A. C., Southern Range, Ranchi.	A. A. C., Cuttock Range	C. I. T., Bihar and Orissa.	
(107) Tripura	I. T. O., Silchar	I. A. C., Shillong	A. A. C., Calcutta, ' B ' Range.	C. I. T., Assam.	
(108) Khasi & Jaintia Hill State	I. T. O., Shillong	Do.	Do.	Do.	
(109) Manipur	I. T. O., Jorhat	Do.	Do.	Do.	

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K. B. DEB, Under Secy.